

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/

(p. 52)—TO ALL CHRISTIAN PEOPLE to whome the writing Shall come or in any wise ap#taine; Be it know Isaac Horner of ye vince of West New Jersey for & it sidration of ye Sume of Sixteen pounds Silver Money C this Collony in hand paid in full Satisfaction before ye! Dilivery hereof & for other good causes & considerations Isaac especially mooving HAVE GIVEN, GRANTED made over, Bargained Sold & confirm'd And by these pro-Sd Isaac do give grant Alienate Make over Sell & confir right Title & Interest claime & Demand whatsoever we Isaac now have, or weh any of my Heires Executra Adr or Assignes may hereafter have of & in a piece or Trac & Swamp Lying & being at Bever Swamp in Matenac the bounds of Oysterbay in Queens County on Long Is Collony of New Yorke unto John Rogers of Oysterbay his Heires Execut^{ra} Administrat^{ra} or Assignes which of Land & Swamp is Bounded from from a Ches upon ye Hill neer ye High way from thence to Sixty eight Rod & ye Middle of the Brook to be Bounds, And from the aforesd Chesnutt Tree to reone Hundred & Twenty Rod to a Black oake Sta twixt two Branches of ye Run Called ye Midle Rui that Run & Swamp to be ye Lyne from thence East Eight rod to ye full value of ffifty Acres be it more or #fits & Comodities thereto belonging or Ap#taining 7 AND TO HOLD ye Sd Tract of Land & Swamp with tenances unto ye Sd John Rogers his Execut^{re} Administ signes & to his & their onely ## use & behoofe forever Sd Isaac hath putt ye Sd John into a Lawfull & peace? sion of & in ye prmises by ye Dilivery of Turf & Twis Dilivery of these preents AND the Sd Isaac Doth furth to & wth the Sd John that it Shall & may be Lawf ye Sd John his Heires Execut^{ra} Administrat^{ra} or Assis & peaceably to have, hold, occupy, possesse & enjoy a lar ye prmises forever wthout ye Lawfull Lett hindr teruption of him ye Sd Isaac his Heires Executre A or Assignes or any other \$\politicup son or \$\politicup sons Lawfully (by or under them or either of them by meanes of gift, grant, bargaine or Sale whatsoever; And furth Isaac Do bind my Self my Heires Execut^{ra} and A firmly by these presents to Defend Save & keep har John Rogers his Heires Execut^{7,8} Administrat^{7,8} or Assi all claimes or Demands Law Suits or other Incum Shall or may hereafter be made by any \$\pison or \$\pis Indeans or Christians upon, unto or concerning ye Land; And I ye Sd Isaac do also Declare that I am y & Pprietor of ye prmises & yt this my Deed Shall & effectuall according to ye true Intent & meaning

Book B 847

withstanding any error or errors that may be found herein web is not according to Law IN WITNES whereof I have hereunto Set my hand & Seal ye two & twentieth Day of May in ye yeare of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd
in ye p'sence of us
John Newman
George Townsend

Signed Sealed & dd
Isaac Horner O
acknowledged
by Isaac Horner before me
vide lxxv:
John Townsend Se

Be it known by these presents yt I David Underhill ye wthin Named in this wthin Written Deed, have Assigned, Made over & Confirm'd, And by these presents I ye Sd David do Assigne Make over and Confirme unto John Rogers of Oysterbay in queens County in the Collony of New Yorke this wthin written Deed wth beareth Date ye flourth Day of Aprill 1695, wth ye Meadow therein Mentioned & Conveyed to me Sd David by Samuel Dickinson, wthall ye right, title & Interest Claime & Demand wtsover wth I ye Sd David now have, or wth any or either of my Heires Executra or Assignes may hereaft have thereunto: to him ye Sd John Rogers his Heires & Assignes for ever as ffully & Amply as it is made unto me ye Sd David by this wthin written Deed he ye Sd John having pd & Satisfied me for ye Same before ye Sealing & Dilivry hereof by a Bill bearing Date wth these presents undr his hand & Seale to ye value of Ten pounds, Currant Money of New Yorke, to my full Content & Satisfaction; As Witnes my hand & Seal ye Twelfth Day of Aprill in ye year of our Lord one thousand Six hundred Ninety flive

Signed Sealed & dd in prence of us david Underhill O Nathaneill Coles Sen April ye 15: 1695: David Underhill came before me one of their Matter Justices of ye peace for queens County & Acknowledged this to be his reall act & Deed Nathanell Coles

This Assignm^t is of a Deed from Samⁿ Dickinson to David Underhill for Meadow at South, and is entred in ye 357th page of this Booke

(The deed on p. 351, though with same date, grantors and grantees, differs from this following one. Apparently it was executed first, then on reflection it was deemed wiser to draw a new deed, with consideration and guaranty, to be witnessed by Indians as well as by Christians.)

(p. 53)—Know all people to whom these presents may Come that were whose names are here under written, to Say Tackapoosha the Sachem of Massepeago upon ye South Side of Long Island and Chopeyconnaws ye Young Sachem Brother to ye abovesd Tackapoosha have granted, Bargined for, and Sold & Doe hereby grant, Bargian for & Sell unto ye Inhabitants of Oysterbay; to



Dipl.

1 . 1

•

		•



· 1			

!
1
1



		I I
		: : :

FIRST PURCHASE DEED, 1653

Them two centred, 400 preserved, between glass plates, in the Town Clerk's office.

In TS * A S C *, on thin and fracile paper, not much worn except at the tokis.

See a few leaf, p. 670, and variant crosses, p. 334 and p. 354.

Mind Zim wright day learning the course of up any fore hoters would be whose and a secretary is the fifth original standarded Town I still of y from muchand of Asionen uncularly mentioned in it wistering made to july Su Granstin Asoller Indianas prisportanily interpose on the seconds of such as ever absent and a 25 Com all: Luditory it horsedos - twilliam = washbourns Se: 12 miles San Tahit Thead +mile; -correptate Col: williams tohr, ramphicures No Hoterness Cecorded in the office at New Yor

PRST PURCHASE DEED

OYSTER BAY TOWN RECORDS

Volume I-1653-1690

WITH AN

APPENDIX

Containing an Historical Sketch by George W. Cocks (who also prepared part of the copy for this volume in 1898 for the Oyster Bay Historical Society) and various important documents.

PUBLISHED BY ORDER OF THE TOWN

FREDERICK E. WILLITS DANIEL UNDERHILL EDWARD T. PAYNE

Committee

COMPARED, ANNOTATED AND INDEXED BY

JOHN COX, JR.

NEW YORK TOBIAS A. WRIGHT PRINTER AND PUBLISHER 1916 F129 1(98 (85 v.! I hereby certify that I have compared or caused to be compared this printed volume with the original manuscript records in my office, and that I believe the same to be a correct and exact copy of said original records, excepting interpolated matter as explained in introduction.

CHARLES WEEKS,

Town Clerk.

April 6th, 1916. Town of Oyster Bay, County of Nassau, N. Y. Official Seal. Mels. 2, 1942

PREFACE

The publication of the old records of the Town of Oyster Bay is being carried on by the Committee under the following resolution adopted at the Town Election on April 4th, 1911.

RESOLVED, That Townsend D. Cock, Frederick E. Willits and James Malcolm be, and they are hereby appointed a committee to have the Town Records of the Town of Oyster Bay transcribed, annotated as fully as possible, thoroughly indexed and printed at the lowest cost commensurate with good work and that the sum of Five Thousand (\$5,000.00) Dollars be, and the same is hereby appropriated to meet the expense of transcribing, annotating, indexing, printing and binding the records of the Town of Oyster Bay. That said work be done under the supervision of the Committee above named, who are hereby appointed for that purpose and are to serve without pay; that the Supervisor of the Town of Oyster Bay cause the said sum to be inserted in the next budget, to be raised by tax, and paid over by the Col-lector, to the Supervisor, to be drawn on the order of the said Commission, or a majority of them.

The Historical Society of the Town of Oyster Bay had previously, in 1898, undertaken this work, and had, through its secretary and historian, George W. Cocks of Glen Cove, prepared a typewritten copy of Book A, of the Book of Purposes, of the Court of Assize records and of some important unrecorded documents. These copies were carefully compared with the originals by Mr. Cocks and his daughter. The lack of financial support prevented the Society from continuing its work, and after the adoption of the above resolution by the town electors, the Historical Society, on November 23rd, 1911, placed its manuscript at the disposal of this Committee.

Before the next biennial Town Election, James Malcolm, one of the Committee, died, and since the original resolution contained no provision for the appointment of his successor, and since it had then been ascertained that the appropriation was not sufficient to complete the work, a further resolution, empowering the survivors of the Committee to fill vacancies and authorizing them to sell printed copies of the records as issued, and to use the proceeds to carry on the work, was adopted at the Town Election of April 2nd, 1913.

James Malcolm died September 16th, 1912, and James H. Ludlam was appointed in his place April 1st, 1913. Townsend D. Cock died June 19th, 1913, and was succeeded by Daniel Underhill, appointed February 19th, 1914. James H. Ludlam died February 17th, 1915, and Edward T. Payne was appointed his successor September 3rd, 1915.

vi Preface

It was intended that George W. Cocks, whose many years of research in Colonial history, both general and local, and in the records of the Town, peculiarly qualified him for the purpose, would be employed by the Committee to take the active supervision and conduct of the work, but his illness and the infirmities of age made it impossible for him to carry out such a laborious task. It was apparent to the Committee that for the copied records to be of value the copy must be prepared and verified by an expert in such matters. After having the records transcribed down to about 1850, the Committee found in Mr. John Cox, Jr., a cousin of Mr. George W. Cocks, who has had large experience in examinations of early records, a worthy substitute to verify the transcript and read the proof, and to annotate and index the printed records.

The Committee considers that its duty is to furnish an exact copy of the records, leaving it to the reader to adopt interpretations and constructions of the matter recorded wherever the meaning is doubtful. The time expended in producing such a copy of the ancient volumes, with their many obsolete forms of spelling and writing, has largely increased the expense of the publication; but we feel that the production of a dependable copy is the greatest necessity, and that to publish an incorrect or only approximately correct copy would be to waste the money of the

Town.

It is planned to publish the records, when funds are provided, down at least to 1800, in six volumes, of which this first includes, in general down to 1690, although some deeds and proceedings of an earlier date will appear in the next volume, as the old books were not always filled in exact chronological order.

The Musketo Cove record shows the acts of the five proprietors of that Patent in subdividing and selling their land. It is of great importance in the history of titles to real property in the Township, but as the record has never been in the custody of the

Town officials, it is here given as an appendix.

The extracts from the records of the Court of Assizes are those originally furnished to this Town as particularly pertaining to it. They explain and illuminate interesting matters in the Town records, as this Court was a body of plenary power, both admin-

istrative as well as judicial.

There are also included in the appendix several deeds from the Indians not recorded in the Town records, but of prime importance, and a few unrecorded wills which are also important in the history of land titles. There are also included certain documents of importance in the Town's history, which, though in print, were not before accessible to the average reader.

The record book of Robert Williams' Patent, nearly as important as the Musketo Cove record, will, be available for the appendix in a later volume as also the Book of Marks, referred to

Preface vii

in these pages, and which contains interesting data. An index or digest of such very early deeds and wills pertaining to the Town as appear in the County Records of Queens County would also be of great value in connection with the Town records.

The early Town records show to us a small band of pioneers struggling to establish themselves in their new homes and conducting their affairs in the Town Meeting, in which all took part, and the majority controlled. Their problems may seem simple to us, but their administration was excellent, and we who have had so many years of experience since then to guide us, would do well to study the direct way in which our forefathers met their difficulties and answered the questions coming before them.

FREDERICK E. WILLITS, DANIEL UNDERHILL, EDWARD T. PAYNE, Committee.

INTRODUCTION

Seventeenth Century chirography is rendered more difficult by now disused forms of several of the letters, the many signs, abbreviations and contractions used, the very small and frequently crabbed penmanship of many writers, as well as by the use of words and phrases now obsolete. Many of the Oysterbay Immigrants were good penmen, and their spelling and grammar as shown in these records is fairly correct for that period. The second generation in the Colonies usually lacked in some degree, and the third still more, the culture of Old England, and their spelling and writing in these records show it, though not so much here as in some localities. Many words that appear to be badly spelled in these records are simply obsolete forms, as accar, acer, acker, acree, and aker, all ancient forms of the word which once meant the area an ox team could plow in a day. The eighteen foot pole is another example of forgotten custom, and not an attempt to defraud the Indians. The ancient English pole was of various lengths in different localities, 9, 12, 15, 16½, 18, 20, 21 and 24 feet. That of eighteen feet was called "woodland measure."

The most common contraction was the use of y for th, at the beginning of a word, with the remainder of the word raised, as ye for the, yt for that, ym for them, yn for then or than, etc. These letters have not been raised in this copy. Annoq Dom:, is Annoque Domini, now reduced to Anno Domini; Instrumt is clearly instrument, yor is your and Decembr or Xbr is clearly December, but the many cases of such words as December where all the letters are used show the subconscious mind of the penman halting between the contraction and the full word. A contraction of various forms, but always meant for the word delivered is best rendered by dd. Another contraction is in such words as wthin, considration, etc., where letters are raised in the middle of a word, usually to save a single vowel. A sign frequently used, and puzzling to the unaccustomed eye, is \(\psi\), used at the beginning of a word for par, per, por, also for pre, pri, pro, etc., as #t for part, Mcel for parcel, Mform for perform, Mson or Mcon for person, mmises for premises, mence for pretence, m for proper, ##ty for property, and in the middle of a word, as ap#tenance for appurtenance, ap@bacon for approbation, etc. This sign properly should not be used for pre, pri, or pro, but a slightly different character, yet in John Newman's minute hand this difIntroduction ix

ference is not noticeable. When c was substituted for ti, as in consideracon, a mark was used to indicate the sound. Writers generally did not double m in such words as common, but put a mark over the letter to indicate the omission of the second consonant. No attempt has been made to reproduce the superior marks and specially formed letters, except as here stated, as no increased clarity would result and the text would be confusing to the average reader. The use of capitals presents difficulties, and no two copyists would produce the same result. With some good penmen a large proportion of the words were capitalized. regardless of their importance, but omitting capitals in striking instances, as "god." The capitalization has been followed as closely as may well be done, rendering for the ancient capital Fthe nearest printable approximation, ff, and rendering capital I as such, though by some penmen written J. Among the letters whose forms have changed, are c, frequently made like a very short lower case t; e, so much like an o as to require much care in deciphering; g, made like a y with a dash across it; k, much like our b; r, especially when raised, so much like the Greek e, as to be very generally mistaken therefor by untrained copyists, and when not raised sometimes so peculiarly formed as to easily be mistaken for rr. U and v are frequently but not regularly interchanged, but in this particular they are here generally rendered as they were intended to sound. In the case of capitals they are rendered as given, as in Vnderhill. By the Eighteenth Century the present forms of the letters had generally prevailed, and fewer contractions were used.

Where the mark used as a signature is an initial of the given or surname of the signer, it is here so given in parenthesis, as John (J) Wright. In all other cases the mark is rendered as an mark

X. The seal is always rendered by an O. Where the original is worn away the letters or words are restored, in so far as could safely be done, the restored matter being placed in square brackets, thus—"Jo[hn Newm]an." Interpolations of letters, words or sentences are in Italics in acute brackets, thus—"shall (not) molest"—and are put in to explain or elaborate the text. Annotations are similarly printed. It may be remarked that this form of bracket has never before been used, and was specially made for this publication. The result is a copy verbatim et literatim et punctuatim, with the exceptions as to the peculiar marks herein noted. Many apparently clerical errors are faithful reproductions of the original.

The Book of Purposes, containing (with the exception of the First Purchase Deed) the oldest extant records, is largely in the hand of Matthew Bridgman, and the first few pages in an ink as black and distinct as if written two days ago instead of two and a half centuries.

K Introduction

Old Book A is, for the most part, in the large hand of Thomas Townsend, whose ornate capital R distinguishes him. He used few contractions or abbreviations, but made up by using a plethora of commas, without regard to their location or sense, and whose doubling of unnecessary letters is notable. Matthias Harvey's hand appears on some early pages, identified by the Greek e, rarely used at that period. A few documents are recorded in the hand of Thomas Webb, schoolmaster, and sometime Town Clerk, whose remarkable wrist movement produced interesting, if unusual, results.

Book B was, by the internal evidence, begun 1684/5, and its 480 tall pages were filled (except a few pages and parts of pages left blank) by 1698. In this brief period an enormous number of conveyances were recorded. The joint purchase of common land, the subdivision by allotment, the further subdivision of small plots, and the shifting and exchanging to get the land more conveniently arranged, explain this. This Book B is mostly in the excellent penmanship of the Town Recorder, John Newman, who wrote a very small hand, full of the space saving devices inherited from the age of parchments; but an occasional page is in the large hand of John Townsend, who used few contractions, and no punctuation, and though apparently a rapid writer, formed each letter perfectly and to a true alignment at top and bottom.

The map at the back of this volume is a necessary and important addition to clarify and explain the text, and to show the geographical relation of the various settlements to each other and to the adjoining towns. It has been prepared with the aid of George W. Cocks, and shows some of the early geographical names and places, and a few homes of the settlers, approximately correct.

So many errors are made in copying old dates that the following explanation seems useful.

Down to 1752 the Julian Calendar, established by Julius Caesar, remained in use in England. The Gregorian Calendar, by which most of the world now computes time, was introduced by Pope Gregory in 1582, at which time the greater part of continental Europe adopted it. The English Parliament considered it in 1585, but did not adopt it until 1751, when it was ordered that the New Style go into effect the following year, 1752, which was to begin January 1st, and that eleven days should be omitted after the 2d of September 1752, making the following day the 14th. Russia still uses the Julian Calendar, and the difference is now thirteen days. The year formerly began March 25th (The Feast of Our Lady) but had been generally changed to January 1st (The Feast of the Circumcision) long before the English reform. In the Old Style December was the tenth month as its name indicates, January the eleventh, and February the twelfth, and

Introduction xi

while March was the first month, the first 24 days in it belonged to the previous year.

Therefore for a long period preceding the reform, English dates between January 1st and March 24th inclusive, were commonly expressed in both styles, as 1/Jan. 1695/6, 24/Mar. 1695/6 or in Quaker parlance, 1/11 mo. 1695/6, 24/3 mo. 1695/6. The month is frequently denominated numerically in these earlier records, and by some who had no connection with the Society of Friends. The New Style was enjoined in the Dutch patent of Gravesend, 1645. The difference between Old and New Style is shown by the following table.

Old Style.	9	New Style.
11th Mo.	January	1st Mo.
12th Mo.	February	2nd Mo.
lst Mo.	March	3rd Mo.
2nd Mo.	April	4th Mo.
3rd Mo.	May	5th Mo.
4th Mo.	June	6th Mo.
5th Mo.	July	7th Mo.
6th Mo.	August	8th Mo.
7th Mo.	September	9th Mo.
8th Mo.	October	10th Mo.
9th Mo.	November	11th Mo.
10th Mo.	December	12th Mo.

One noteworthy fact shown prominently in these records is the amity between the newcoming race and the old in this community. The land was purchased from the Indians, who were always referred to as the proprietors, for a valuable consideration, or in some cases given by them "for ye many kindnesses and favours by us ye sd Indians Recd." There is no case where the Indians make a claim of being defrauded or having their land taken by men of this Town without their consent and recompense. The one apparent exception appears in Nicholas Simkins' affidavit (see Appendix) and that shows only their impatience at the delayed delivery of the eel spears and other useful things promised, and then needed, and was doubtless accentuated by the massacre of their people that year at Fort Neck. The prices paid appear reasonable when considered in connection with related matters. "One Kersey Coat each & every yeare of ye aforesd Indian's Naturall Life" might be worth more to the native than a piece of land good only for raising corn. Few parcels, however, were conveyed by individual Indians. The land was generally sold by a few Indian Proprietors by and with the consent of the rest of the Indians, who had deputed them to that service. Life rights in hunting and camping on unimproved portions were frequently stipulated.

The Immigrant population of this Township, together with most of the English on Long Island, differed from the Puritans

xii Introduction

of New England in degree rather than in kind. They may be considered as a modified wave of the Puritan migration, some being Immigrants who had spent some time in New England, some the children of such Immigrants; few, if any, direct from England, and no Dutch till a later period. Although the Congregational Church did not take root here, Days and Times were not much recognized, and deeds were dated on December 25th. The earliest religious edifice was the Quaker Meeting House, built near Main Street, in Oyster Bay, in 1672. The Town Meeting was a little Parliament, as in New England, at first an absolute democracy, and the majority vote of the freeholders accepted new comers as Townsmen, on their application, sometimes with a proviso to live in the Town for five years, or, for land or privileges granted, to build a mill or bridge in a definite time. The bounty on wolves' heads or ears was frequently provided for, and the necessary "woulfe trap" had very probably been constructed by joint action of the freeholders before the date of our earliest records, and probably consisted of a deep pit covered by light brush, with bait thereon. The oyster industry had not been developed, but the beds of shells, doubtless from the Indian feasts, were found so valuable for lime burning that the exportation of shells out of the Township was rigorously prohibited. Remains of such a shell bed still exist in Glen Cove, near the Landing. In the long struggle of the Colonists for civil and religious liberty, the position of "no taxation without representation" was here taken in 1681, probably the earliest instance in the Colonies. high character of the citizens of this new community is only partly indicated by the absence from the records of much reference to social disorders or crimes, by the comparatively few cases of difference brought to the attention of the Town Court, and by the general adoption of arbitration to settle such differences.

That the community spirit of the Settlers is not yet extinguished, this present enterprise of the Town, rising above the multifarious activities of the present to consider and perpetuate

the fading records of the past, is ample evidence.

New York, April 19th, 1916.

JOHN COX, JR.

BOOK OF PURPOSES

"THE FIRST BOOK USED FOR PURPOSES in the Town of Oysterbay, 1658 to 1663," (so named by Jacob T. Bowne, of Glen Cove, who placed a new cover on the book in 1868) a thin volume with all pages injured, and many entirely or partly worn away.

The inside of previous cover contains a document in a different hand from any other in the book and now so badly worn as to be practically illegible, hence not here included.

As its contents now begin with 1660, there may have been another leaf lost since 1868, and perhaps several previous to that date. Certainly several leaves near the back have been largely worn away since Mr. Cocks made this copy in 1898, and the little volume is in such a state of decay that every touch wears away something.

(p. 1 and 2 missing; p. 3)—December the 13 day 1660 It is this Day ordered and Agred by the towne that the fifte parte of all the south medows is John Richbells And to be layd out of the fortt-necke of midow belonging to oyster-bay.

The towne have given unto Daniell Whithead a swamp lying betwene Robart Williams and Mr Leaveredg for and in Consideration of A Deed delivered unto the townes hands Conserrning oake necke And matinecoke the A bovesayd swamp Daniell Whitehead have sould unto John Richbell Merchant December the 13 day 1660

Sould by Daniell Whitehead unto John Richbell one lott which Did formerly be long unto Edward Tytus sould by the A bove named Daniell with all the apertinances there unto be longing unto John Richbell merchant with A house december the 13 day 1660

Bought of William Levereg by John Richbell two lotts with the midows and all other apertanments there unto belonging are John Richbells December the 13 day 1660

The house and land that Daniell Whitehead bought of Robart Williams with all the apertanments thereunto belonging is by the before named danyell Whithead sould to Allexander Bryand of millford with the sixtenth lott of land at matinecok with A lottment of midow any where In our bounds December the 13 day 1660

(p. 4 blank; p. 5 and 6 missing; p. 7)—December the 13 day 60 It is this Day ordered by the towne that every inhabitant shall procure or caus to be procured one bushell of hayseed to be sowne upon the comon with in the space of one yeare after coming in to be an inhabitante

It is this day ordered that noe man shall take in any swine or great cattell with out the consent of the towne ore that the Abovesaid cattell be properly his owne.

It is this Day ordered that all the midows upon the east side of the millriver shall be sufficiently and well fenced in by ore before [] next insuing the date heareof

It is this Day ordered that noe person ore persons whatsoever shall Dyrecktly ore indirectly sell eyther wine ore strong lickors to the Indians upon the forfiture of five shillings the first defalt and tenn shillings for the second And the third time to forfit his righte of midow to the Towne

It is this Day ordered and Agred that ther shall noe man what soever sett Any stranger ore farriner A worke to falle ore cleave Any clapbord ore pipestaves tres for to be transported out of the towne ore the bounds thereof ore Any other timber whatsover

It is (this) Day allso agreed that all the mdows shall be sufficently fensed with A generall fens made betwene this And the tweneth of Aprill next insuing the Date hereof

It is allso Agreed that all Cornefeilds and hous lotts shall be suficiently fensed and the fens foure foute one hallfe hy at the least and this fense is to be looked over by three men and thay to give notis to the owners of the fense if it be not suficiente then the owner of the fense shall presently make it suficiente within foure dayes time or ells thees three men have full power to pull the sayd fense Downe

(p. 9)—The 13 day of december

It is this day allso Agreed that theare shall be A pound made by the holl townsmen and to be fineshed by the laste of [] It is likequise Agreed this day that all the wholl townesmen shall goe the first munday in march to the bever swampe midows and matinecoke meddows to lay them out

Ordered that Anthony Gill shall be survayer for the fensces Peter Wright hath layn Downe his right of middow and the Towne have given him the hasackes bounded on the south side with John Dickesons and on the north side with willium Smithes Antony wright hath layd Downe his middowing and have Taken up that which is bounded on the south with willium Smithers and on the north side with peter wrights that was Edward Tytus

This may sertyfie whom it may conserne that I Nicolas Wright for and in consideracion of an horse received of thomas Armitage I doe acknowleg to have sould my lott of midow being the sixth in number and lying between his owne and frances wilckes

Is this day ordered and agreed by the towne that John batts shall have A hom lott containing five Accores previded the said John doe buld an habitable house on the sayd lott with in the time of one yeare after the date heare of ore ells the A fore said lott to returne to the towne again for non prformence & it is allredy forfuted to the Towne

The first day of february 1661

It is this day ordered by the Towne that every Townesman shall bring in all ther dews for wolf killing Against the next towne meting unto antony wright it being thre shillings A man

(p. 11)—John Dickenson have taken up foure acores of planting land bounded on the west side of the woods: and at the south eand: with the swamp: and on the east of henry disbrow: on the north End one corner upon the side of A round hill: and the other corner butting upon A swamp: december the ninetene Day 1660

Henry Disbrow have taken up foure Acores of planting land butting against A round hill: on the north end: lying on the East side of John Dickenson and bounding upon the same swamp lying on the wast side of nicolas wright December 19day 1660

Nicolas Wright have taken up foure Acares of land lying betwene henry disbrows and nicolas simkins and boath ends bounded with the coman December the 19 day 1660

Nycolas simkines have taken up foure Acores of land lying up on the east side of nycolas wright boath ends butting upon the comon the east side lying nere the soute path goeing to hempsted December the 19 Day 1660

John Richbell have taken up tenn Acarres of land the norte end of cove neck lying East and wast december the one & twentyeth Day 1660

Daniell Whithead have taken up tenn Acares of planting land lying in cove neck lying east and west Aioyneing to John Richbells December the one and twenteth 1660

The first Day of february 1661

All we whose names are heare under writen doe hereby Ingage our sellves that we will give frely towards the maintenans of the widdow croker so much Indian come for a yeare begining at the first Day of february 1661 and to end the first of february 1662 previded we may be no more troubled with her more then the rent of the hous and that there be a person appointed to receiv it and to look to it and her that it may not be wasted, vis: so much corn as followeth

John Richbell—3 bushells
frances wekes—2 bushells & hallf
Robarte fforman—2 bushells
Moyses fforman—1 bushells
Jonas hallsted—2 bushells
Antony wright—2 bushells
Samuell Andrews—2 bushells
Nicolas wright—2 bushells

John Tounsin—2 bushells henry Tounsin—1 bushells Thomas Armatag—2 bushells John Tounsin— bushells Ben hubard—2 bushells John Bates—1 bushells John Dickenson—2 bushells

(p. 13)—John Dickenson have one house and lott lying at the south End of the street the east side of the lott bounds upon the Carte path the north end upon the comon and on the west side upon henry Disbrow with the first share of middow lying to the foresayd cart path the south end butting upon the street the swamp on the Est side on the north end peter wrights midow the fiftene day of february one thousand six hundred and sixty

The last day of Jenuary it is this day ordered by the Towne that John Dickenson have and is granted by the towne An Adiccon of land lyin and AdJoyning To the reare of his lott being teen rod depe nortward January the last day 1661 next to his hom lott The first day of february 1661

It is this day ordered by the towne that John Townsand siner shall have his tenn Acar lott lying on the west side of the mill river About hallf A mild from the mill and betwene toe hills [] the land being five Acares more ore les []

A towne Meeting, held this 29th Janry 1668

Ordered yt forthwith ye Surveors are to lay out ye Ash Swamp & soe much upland to it, as yt shall see Convenyent: unto Nicholas Davis, being a guift from ye towne: & also to lay out at ye poynt, of ye East side of Matthias, Harvys Medowe, a peece of Land Containeing, in length 30 foote & breadth 20 foot, & ye sd Nicholas hath Liberty, for ye makeing of a wharfe in to ye sea

(p. 15)—oysterbay the twelf day of february 1660

Know all men by this presents ore home it may conserne that wee the inhabitants and purshesers of oyster-bay have bargained and sould and doe by this presents bargaine and salle from us oure Eayrs and Asignes for ever unto John Richbell merchant his Eaires and Asignes for-ever one river comonly called the could spring river And allso A sertaine trackt of land and trees in maner and form as followeth from the marked tree on the est side of the could spring River and is on the eat side of oure

bounds the lyne to rune south and by est unto the utermost end of our bounds the lyne is to run: And from the sayd marked tree upon A west and by south lyne A mild and A hallfe unto a tree by us then marked and from thence upon A south and by est lyne unto the utermoste of our limite And this trackt of land and Timber we the Aforesayd partyes have bargained and sould and doe this day allinate and Estrang from us our eaires and Asignes forever unto the Abovenamed John Richbell his eayres and Asignes forever secondly we doe bargaine and salle and have by this presents bargained and sould unto the Aforesayd John Richbell his Eaires and Asignes A right and preveledg of cuting of timber This Abovewriten was forbiden and so void and of no Efect.

I Nycholas wright have sould unto Robart forman two whom (home) lotts which did formerly pertaine and belong to Thomas smith and John Tytus with all the share of midows and all other apertainements thear unto belonging exsepting one share of midow at hom which lyeth nere the Dock which did belong to John Tytus and all the land that was fenced in lying beyond the hill and on this side which was by them fenced in all this have I Nycolas wright sould unto Robart forman and owne mysellf fully satisfied and paid fourth day of June 1661

Nisholas wright Matthew Bridgman

Robart fforman have one hollow vallue of land containing too Acres and half and eaight acares of upland ore planting land AJoyning thearunto lying on the est side of hempsted path the sixst day of november 1661

(p. 17)—ffrances weks have one house with A hom lott bounded upon the hollow south west with an Adicion upon the south side he hath more or over teen Acers of planting land lying on this side of mattinecook at the botom of the Endian feeld bounded by sagemore hill and the river on the west side and Richard Crabb on the east side the first day of November 1661

September the 25 day 1660

Know all men by this presents that I Ann Croker of oysterbay have sould to Richard Lattin of hunting Towne all my Right Tytle of housing and land which now we doe posses in oyster bay with all the preveliges belonging thereunto with all the Apple Trees now standing in the ground and the right that we have at the south middowes and this I Ann Croker have sould to Richard Latin Aires and Asignes exsecutors Administrators quietly to posses from me my Ayres exsecutors Administrators and Asignes witnes

AnCrocker

Richard ogden John carpenter (p.—)—It is agreed upon by the Towne that all trees great and smale in the street in the high way buting against any mans lot may not be cut nor gerdeled by any other man that is not the owner of the lot or land but all such trees are to be cut downe or let stand as the owner of the lot or land shall see good and if two mens lots meet on ye high way then each is to have the ordering the trees on halfe the breadts of the streete Joyning to his lot

This 14th of the 7th mo 1663

Nicklas Wright ffrances Weeks and henry Townsend are chosen and apoynted to lay out the bovesaid teene eakers lots as neare as thay can keeping to quantitie and qualitie and not to spoyle conveniant high ways neither to suffer on man to chos a lot to the spoyling of other lots and thay are to have sixpence and eaker for laying it out

(p. —)—On this sixteene day of the tenth mo 1663 ffrances Weeks Niclas Wright and henry Townsend

This 14th Day of the 7th mo 1663 nicklas Wright ffrances Week and henry Townsend are chosen and Appoynted by the Towne to lay out to evry Townes man that have a lot and right in commoning 20 Eakers of land in the commone according to the order of the Towne as may be seene in the 42th pag of the Towne book

Wee layd out to ffrances Weekes on the north west of saggamor hile neare Matinicuck Crick a peace of land 66 pole long and 26 pole and ahalfe brood

By the South end of the said ffrances Weeks his land abovesaid Nicklas Simkens have 7 eakers and 32 pole; 48 long and 24 pole brood

Next to the South side of the Above said Saggomore hill is a highway runing northest ward betweene the hils and west South west wards to the South sid of a little hassakie swamp on the South side of the said Nicklas Simkens his land and from thences the high way is to rune betweene the north west end of the next swamp one the South end of the same highway And so it runs down to the mars and along by it

And next to the South side of the abovesaid highway being henry Townsends land it is 92 pole long and 40 pole brod in consideration of the swamp was the more land allowed for tweenty eakers

Next to the south side of The abovesaid Henry Townsends Land abovsaid his Brother John Townsend had teen eakers it was lay out 40 pole square

More southward Antony Wright had Teene Eakers layd out 40 pole square

One to the south of saggomor hill henry Townsend have 20

eakers with allowance ecoumpt of the swamp his right is 92 pole long and 40 pol brod

(p. —)—Wee layd out for Als Crab on the west side of the Mile River two teen eakers lots about 40 pole square each lot both the said lots ar neare ajoyning to that is cald the olde plantingfield but the two lots doe not Joyn togather

wee laid out two Joseph sutten 20 eakres on the south of the mile river hollow to wards the head of the river

It is 62 pole long and 55 pole brod

and next to the said Joseph suttens estward sid Thomas armitag have 10 eakers It lyeth 48 pole long nex to the said Josep Sutten and 38 pole brood

Beniemine hubard have 13 Eakers it is on the west ward sid of Joseph suttens It is 46 pole in breath and neare to the mil river streme and therfor allowance was given

Mathias harvie have 20 eakers laid out on the estend of the runs that neare the begining of the mile streame betweene the runs and it reacheth neare the highway that goeth to hemsteed It is abought 60 pols long and 54 pole brod

ffrances weeks have a teen eaker lot at huckelberie poynt it lyeth 48 pole long and 34 pol brod

James Cok have a teene eaker on the south side of ffrances weeks his lot abovesaid it lyeth 48 pole long and 35 pole brod

John Townsend Junior have a peace of land on the south sid of the way to bever swamp neare the ould feeld it is 64 long and 40 pol brod

wee laid out for Robard furman at first 68 pole long & 24 pol brod and as much mor in breath or langht as he see cause to tak it as wil be 20 eakers is by the could spring bay soe that by himsilf and Moyses wee did conklud was 20 eakers on the 11 of ye 10. mo—1664

and then wee layd out to Jonas halsteed on oacke neck 20 eakers 107 pole long and 30 pole brod

John Undrell have 10 eakers between Nicklas wright land by the way to hemsteed and the high way it is 80 pole long and 20 pole brod

(p. 27)—To all peple to whom thes presents may cum I Thomas Armatage of oyster Bay on long Iland planter send greeting know ye that I the said Thomas Armatage for divers good causes and consideracons to me there unto especially moved have and by thes presents doe frely and Absolutly with out any reservasion fraud ore covin (a secret agreement to defraud or injure another. Obsolete legal term) and notwithstanding any act of mine all redie past by me in my Last will and testament which will and testament I Doe heareby declare voyd and as to any thing contra-

dickting this my deed of gift I grant give and bequeath Unto And Lyllestone likequies of oyster bay Aforesayd whom by gods permission I entend to make my weded wife To say A bay mare of five years oald ore there A bouts with A starr in the forehead of the sayd mare with all the increass that shall Aries ore shall Aries out of the sayd mare from this day forwarde forever more and keping for the sayd mare and all her increass as from her may Ariess and hers deuering my lyfe freely allso at my deseas I the sayd Thomas Armatage doe by this presents frely and Absolutly from me give and bequeath unto her the sayd Ann Lillestone my entended wife toe of my best cowes millsh ore not millsh which the sayd Ann Lilleston shall like best of Amongst all my catell remayning at my death to have posses and in Joy frely peasablely quietly forever to her her executors Administrators ore Asignes more over I give and bequeath to the sayd Ann lillestone my now dwelling house settuated in oyster bay Aforesayd with all my holl lott of orchard and garden there unto belonging to be by her frely posesed After my deceass deuering her life and no longer but all the furniteur houshould stuf appertainements and movAbles therto at my deceass appertaining or belonging I frely grant give and bequeath to her her heires forever notwithstanding that aforesayd any clauses ore act in my A foresayd last will and testament contradickting ought in the deed of gift mencioned which sayd will and testament I as abovesayd by thes presents null and make voyd as to all intents and purposses contradickting this my deed of gift but upon the deceass of Ann lillestone then the sayd house land orchard and garden are to returne unto my eavres exceceutors Administrators unles ther remaine issue of my body begotten of the body of the sayd Ann lillestone then the sayd house orchard garden and land to remaine unto the sayd Issue forever

(p. 33)—Oyster Bay the 24th of ye first mo 1661.

These presents declareth to all people and nations whom it may consarne yt ye Towne of Oyster Bay in Long Iland in New England on considerations of barks and other Vessels yt come into our harbor lest any should bring to-backo heather to deprive ye king of his custom ether derectly or inderectly by a pretence of landing it heere and then sele it to ye Duch And lest it should be reported or Understood that wee doe countinance or connive at such prosedings wee doe manifest our dislike and doe alsoe declare against all such proseedings and doe heerbie Phibbit any of ye Towne from giving any incorridgment to any that way: for wee are in minoritie and have not order to custom Tobaca neither doe wee know what it is And Therfor wee desire all to forbeare coming heather on any such acount as wee have declared against as above said

Henry Townsend: serr $\langle Sr. \rangle$

the bove said was the agreement of the said Towne and was posted that all might see it

(p. 34)—This 13th of ye 6. mo. 1662

The Towne of Oyster Bay have given libertie to frances Weeks to choes ether of the seaven Meadow lots that is it Unchosen at Matinicok by vertu of the grant of it to henry Townsend who have payd antony Wright for the purchesing of it. & ye said frances have chosen the third sher bovesaid seaventh sheare & is from mee in exchang henry Townsend

It is also agreed by ye Towne yt John Dickeson is to have ye next chouce for on(e) meadow lot at the above said matinecuk

It is alsoe agreed by ye Towne

That Anthony Wright is to have all ye meadow ling betweene two Crecks yt lieth on ye est side of matinicuk maine Creeck Northest sid of the bridge In consideration of ye meadoe that is henry Townsends Joyning to his other lot

A house lot is granted by ye Towne to Robart Cols this 11th of ye seven m. 1662 conditionally hee fence and bild in a yeare

This 29th of ye 7m 62 it is agreed upon by ye towne yt John Risbile is to have ye first meadow sheer at matinicuk next to ye beach and is to be laid to ye house & lot yt was Edward Tittus e's When hee puts an inhabitent on it by way of sale

This 27th of ye 7m 1662 it is agreed Upon by ye Towne yt Richard harkut is to have ye meadow sheer at matinicuck yt is in number. 17. and it doth beelong to ye lot yt was ye widow Tittus

It is allsoe granted by the Towne yt Daniell Weeks is to have ye 4th lot.or.sheer at ye said Matinicuck of meadow to his house lot

This 7th of ye 8m. 1662 it is this day ordered by yt Towne yt all generall work & charges about ye mill ye widows house & ye .3. bridges is to bee ritly levied Upon evry man according as thay have lots and rights in ye Towne and after lawfull demand if that hee or thay doe refus to pay the towne doe by this order & agree that ye cunstable have by this powre to seas on soe much as will answer to pay this due charg

(p. 41)—Naighbors wee did send you afew lines in which wee did desire to know your grownds of mowing our medow and to appoyntt a man or more with your deeds &c: and wee should doe the like and and the differance if thay could But you have sent to Us to meet two of your men at the south only two see if there bee any diffarance. But wee are \$\pi\swaded\$ swaded that you know ther is a difference and wee \$\pi\sets\text{seave} it also and therefore to send men soe farr it wilbe some charg and to noe purpase notwithstanding wee had condescended to send the day you apointed but wee Judg ther is reasone to the contrary; that is: wee are newly enformed yt the endians that sould us the medows are gone to

warre and therfor it is not lik to have them soe soddene with us as next fift day But we shalbe willing to meet you ane othere time when the Endians can be had which can declare sumthing towards clearing matters as well for one as the other; and therfor to send att such a time it may be sumthing to the purpase; and wee doe by this forbed you mowing our medow from this time forward without our leave or lissence

(b. 42)—This third of the seventh mo. 1663. It is this day ordered and agreed Upon by the Towne that evry enhabitent of the Towne is to have .20. tweenty eakers of land in the Common without a mile of the Towne given and granted to them teire heirs executors Administrators or assigns for ever for theire owne proper rigight tittle and entrest from the Towne But such as have taken Up land all readie: within a mile of the Towne or more; shall in Joy it as part of thire tweentie eakers above said; But if any are not willing to tak Up tweenty eakers hee or thay may take Up teene: and pay the lesse in common charges but such as tak Up teenty eakres such are to pay the more to all Just chargis wheather the land be improved or not And all such as have not taken Up thire first teene Eaker lots allready thay are to have thire choyce in order as the place thay posses is in antiquitie and the rest in order as thay come in to be Townsmen And in the next choyce thay that ware the first commers are again to have the first choyce for the next teene eakers and the rest in order as abovesaid evry house lot in the Towne already granted are to have tweentie eakers annext Unto it as abovesaid But such as have not taken Up thire first teene eakers thay have a munths time from the dat heerof to tak it and after the first munth is expired the first commers are to begine and to mak thire next choyce of thire teene eakers all in order as thay com as abovesaid But the above said lots are all to remaine common for timber Untill it bee fenced and alsoe on the east end of the Tow from the second runne with the south hils to the fresh pond are reserved for house lots for mens sons that are preent enhabitents and it is alsoe to runn with the East hils to the woulfe trap.

(p. 43)—this 14th day of the 7th mo. 1663 Nicklas Wright ffrancis weekes and Henry Townsend are chosen and appoynted to lay out the bovesaid teen Eaker lots as neare as thay can keeping to quantitie and quallitie and not to spoyle convenient highways neither to suffer on man to chos a lot to the spoyling of other lots and thay are to have sixtpence an eaker for laying out

This 14th day of the 7th mo. 1663 It is this day ordered and agreed yt if any \$\poldag\$son or parsons that transgressis or breaks any order or agreement all readie made ether directly or indirectly is by this order bound to stand to the Judgment or sence of the Towne

This 14th of the seaventh mo. 1663

It is this day ordered and agreed Upon by the Towne that evry present enhabytent of the Towne according as thay have appeared in common chargis about the Mill work are to have for time to come for ever the full right tittell and entrest of common rights and privilidgs to them thire heirs executors administrators or assigns Daniell Weeks Jacop young and Joseph Sutten are accepted to have the lik privilidg

This. 14th. of the seaventh. mo: 1663

It is this day ordered and agreed that all the medows on the est of the bever swamp river except the neck of medow all ready granted to Antony wright are all to remaine common petually and not to be given out nor sould nor any ways to bee dispossed of directly nor endirectly by any party magor nor minnor with thout the Joynt and Unaninous consent by order of evry townsman And all the salt marshes on the est end of the Towne and that are about cove neck are alsoe to remain common as the other abovesaid except such meadows all ready granted or ingaged befor this time; and noe man or men are to mowe any of the bove sayd medows befor ye 15th day of sixt mo. from this time forwards for ever and then but one mower a day for a lot

(p. 44)—This 21th of the 10th m 1663 it is this day ordered by the Towne that Joseph halsteed have a house lot granted him of the land that was reserved for mens suns at the est end of the Towne

(p. 45)—This Wrighting Wittneseth that we whose names are heere Under Written have bargioned and sould; and by these presents do grant bargen and sell Unto Daniell Whithead of oyster Bay all and singuler all that neck of land meadow and all other the apurtinances thereunto belonging liing and being betweene pine Iland and matinococke comonly caled and knowne by the Nam of Oake neck and further giveng and granting Unto the said Daniell his heirs Executors or assigns full powere and possession therof from all tittles or demands what soever either by Indians or any other in there nam in wittnes wherof wee have heereunto set our hands this 24th of 9ber 1658

signed and dilivered in the p^rsents of John Laughtone and Joseph Smith the mark X of Josias of Rogers mark

This 25th of the first mo 1664

The Towne is contented that John Undrell Junior shall have the house lot that was granted to his ffather with comon rights And the Towne have also granted the said John Undrell meadow shear at matinicuck

(2.46)—This second day of the 3 mo 1664 It is this day ordered



by the Towne That ffrances weeks Jacob yong & John Cols are Chosen and apoynted to Use thir endevour to bie Matinicuck land of the endians

(End of Book of Purposes)

BOOK A

The Old Book A had become badly worn by 1742, and was then copied into a new Book A, omitting many things not then considered of value, marriages being particularly mentioned among the things "of small moment" not included. The new Book A opens with a preamble giving the history of the transscript. A large portion of the old Book A fortunately still exists, and this copy is made from that Old Book A so far as it could be used, and from the New Book A in those parts where the Old Book A is now deficient. The New Book A was very thoughtfully made almost entirely a page for page copy, which much simplified this use of the two books. As here given the page of the original is clearly shown as "—(p. 7 Old A)—" or "—(p. 7 New A)—".

The size of New Book A is $14 \frac{1}{2} \times 9 \frac{1}{2}$ inches, with 550 pages. Old Book A is of same size and shape.

New Book A, besides the transcript of Old Book A, contains on pages 1 to 150, inclusive, at the back, reversed, deeds recorded circa 1742-1750. These will be given in their proper place in a later volume.

(p. A, New Book A)—WHEREAS ye Ancient Book of Records Called A: being Very Much Defaced and Torn and Likely In a Little Time to be Extinguished, therefor In Order to perpetuate ye sd Records the free holders of ye Township of Oysterbay: Did (amongst other things()) at a General Town Meeting held In the Town house ye sixth day of April 1742 by a Unanimous Vote Depute Samuel Underhill and Samuel Willis to Transcribe ye said Record Into a New Book as may Appear by the said Vote as it stands Entered In ye records of sd Town in Lib: F: folio 43 (In these words) And at ye sd meeting Samuel Underhill and Samuel Willis were Chosen by ye Major Vote of the freeholders to Transcribe ye old Book Called A: Into a new Book Now Know Ye that we ye sd Samuel Underhill and Samuel Willis In pur-

Warrant to the Constab To Notifie ye ffreeholders of Town to Assembley them Selves Together on ye ffirst day ffebuary 1742/3 at ye Town House Inoysterbay to Consider of Som Methord for ve a Stablishment of the Sd Transcrpting And purSuant To the Said Notification ye ffreeholders and Inhabitatees att ye Sad Time And and by affree & General Vott Did Appoint David Seaman and Penn Townsend to Examian Compeare ye Said Transcription which they Now Report to this Meeting that they have Carefully Done and Do find that the Said Transcription To be ffaerly and Impertially Done That is So much thereof as Releats To the Title of Lands or what Else was worthy of Memory (Saveing Some omishions Which they have Corrected and Amended() > therefore, this Meeting Taking into Consideretion ye aforesaid preedings and being Willing To Confirm ye Sd: Tracription Do by affree and Unanomias Vott of us the ffreeholders here Assembled Do give accept Corrobart and Confirme the Sd Trascription acording as it is, alredy proformed by ye Persons before appointed & acordly order Itt to be Lodg'd with The Clark of The Town as a Record

(p. D, New A)—Wittneseth these Presents that I Jonas Halsted of Strattan Island Within the County of York In America Husbandman Have Sold And by these Presents Do Sell Assigne alienate Make Over & Estrange for Ever from Me My heirs Executors administrators & Assignes all My Right Title Intrest and Claims In and Upon a Certaine Messuage or Teniment of Land Lying scituate and Being In oysterbay Upon Long Island Within the County of York Afore Said which Said Land Lyeth Bounded as followeth Viz: the House Lott Bounded with the Lott of Mark Megs Easward the Woods on the South the Lott of Richard Harkers West and the Street Northard and with awhole Share of Land Upon Hog Island And Half ashare of meadow att the South formerly Thomas Armitages and ashare of meadow Lying In oysterbay Bounded With the Meadow of Robert firmon West and the Meadow of Richard Harkers East With Privelege of Comonage both for Pasture and Timber and other Rights Emunityes WhatEver With a Lott of Meadow Att Metenicok Lying Between the Lott of Richard Crabs Southard & Walter Salters Northard Containing Twenty acrees of Land allready Laid out In Cove Neck and his Dwelling House and all other out Houses Standing Upon the Said Lott att oysterbay With gardons Orchards Pastures and all Whatso Ever Is there Unto Belonging Or appertaining or hearafter to appertain any Ways WhatsoEver as fully and amply as May be Mentioned by any Deed or Conveyance Whatso Ever as Largly as he: the Said Jonas Might or Could by any Purchase gift or Consideration order all Which Before Mentioned Premises the Said Jonas Hath Sold Unto Richard Harker of oysterbay aforesaid Husbandman his Heirs Execu-

tors administrators and Assignes for Ever for him the Said Richard To Have and to hold occopy Possess & Enjoy for him and his Heirs for Ever Without Trowble Exceution Melestation of any Person or Persons Whatso Ever and I the above Said Jonas Halsted Have Received full Satisfaction for the above Sd Premises In Wittness whereof I Have Hearunto Sett my hand and Seale this Thirtyeth Day of May In oysterbay abovesaid and In the Eighteenth year of his Majesties Reign of Sovereigne Lord King Charles the Second by the grace of God King of England Scotland france and Ireland Defender of the faith Anoq Domini 1667 according to the Computation of the Church of England. Signed Sealed and delivered

In the Presents of

In the Presents of Simon Lane Samuell firmon

(p. 1, Old A, Fragment)—In Oyster the 17th of June 1665. These presents testify that I John Scott for divers & sundry Waighty Causes and Considerations me therevnto moving, have by these presents (by and with the desire and consent of Hallelujah Fisher) transmitted and assigned over the Sd Hallelujah Fisher his Indenture and the remainder of his tyme therein expressed, vnto Thomas Owen of Maryland mercht: Hee the Sd Thomas Owen having ingaged himself by a Certaine Writting vnder his hand and seal to Instruct him in Negotiation according to the Custom of the Countrey, as by the Said writing bearing date with these presents More fully appeareth. Given vnder my hand and seal At Oyster Bay in Long Island in New England this 14th of June 1665.

Signed sealed and delivered in the presence of us John Richbell Thomas Rushmor John Scott O

Be it Remembred that I Hallelujah Fisher do hereby Acknowledge the assignement above written to be according to and with my desire and full Consent and ample testimony of the truth thereof I have hereunto set my hand and seal the same day and year above written Be it Remembred that the said Thomas Owen is not to dispose of me from him to any other, nor am I to serve any other but himself & so I say

Signed sealed and delivered in the presence of us

Hallelujah Fisher O

John Vndrill

Nicholas Wright

This is a true Coppy

Be it known Unto all men by these presents that I John Richbell Merchant living in Oysterbay on Long Island In New England

have fully and freely sold unto Matthias Harvy of Oyster Bay on Long Island in New England ye house & Land yt he is now in posestion of which was formerly called ye [wth ye said house platt of Land & lot of Land, yt was old Washbourns lying about South East from ye said house ye South End of ye Said Lott buting one ye Maine Streete, of ye Towne, & ye west side Joynes, to a highway yt is in ye ash Swampe ye North End, Joynes also to a highway & ye Eastside bounded wth a Lott, yt is ye abovesaid John Richbells Seaven Ackers more or less & a Share of Medoe, yt was Peeter Wrights, neare ye said house one ye East Side ye house, all Towne highwayes Excepted, and all ye Medoe on ye West Side of ye Dock, Creeke to ye Share of Medoe, yt is Anthony Wrights, on ye West, Abovesaid Share of Medoe be it more or less, & one Share of Medo Muntinacock & A Sheare of Medoe at ye South, as other men have, wth all Comoning, & all Comon Rights, belonging to ye house & Land, as A TowneShipp, I ye Abovesaid John Richbell have sold & by these preents, doe Bargaine & Sell and deliver, for full Sattisfaction I have in hand all redie Receved, in Horses Mares & Cow Kinde: for all perticeler partes & percells of Lands wth houses & fences on ye prmises, & theare for I doe by these prsents promis & Ingaige me my heires Executors and assignes, to make good ye Sale of all ye premises & defend him; ye abovesaid Matthias Harvy: his heires Administrators & assignes: against any person or persons whatsoever, yt may molest or truble ye said Matthias Harvy or his Sucksesors, I say I have sold and delivered for full Sattisfaction as above said, all my Right title & Interest from mee my heires, Executors Administrators or assignes, to him to have & to hold for Ever: & to Inioy wth out Molestation, by mee, or any from mee as Witness my hand & Seale: & wth Consent of my Wiffe: this 29th October 1664

Sighned Sealed and Delivered in preents of us John Vnderhill Hennery Townsand: John Richbell Ann Richbell

(p. 2, Old A; p. 1 New A)—[Be it known Unto] all men Whome this present writing may any wayes Co[me that I Jacob] Young of Oyster Bay on Long Island plant for & in con[sideration of] Valuable Satisfaction all redie received and paid to mee ye said Jaco[b Young by Capt. John] Plott & Marke Megs both of OysterBay aforsd have and doe by these presents Absolutely sell, alienate & make over, from mee my heires Execurs & Assignes for ever, A sertaine dwelling house & house lott or portion of Ground lying situate & being, in Oyster Bay Aforsd: togeather wth all other Buildings ffencings, theareunto Appertaineing, & belonging & Standing Groing & being on ye Sd Land, for them

ye Sd Capt. John Plott, & Marke Megs, there heires Execurs Assignes actualy & really to occupie Enioy Posses & keepe for Ever, & yt in as large & Ample a maner: as I ye Sd Jacob ever did, Could or might by vertue, of any purchas towne Gift or towne order, whatsoever: togeather wth all Comonege & other Lands Liberties previllages, & Immuneties theare unto belonging & Appertaineing togeather Likewaies a certaine shere, part, or percell of land lying & being upon Hogg Neck, & formerly Appertaineing & belonging: to mee ye sd Jacob for them ye Sd Capt John Plott, & Marke Megs, theire Heires Execurs Administrars or Assignes actuallie & reallie, to occupie keepe poses, & inioy for ever: wth all liberties, previlliges, or Addishtions theare unto, to be made, & belonging or to be made & yt to beging from ye day of ye date heere of alwaies provided, Excepting & reserving: & ye Sd Jacob doe heereby Except & Reserve ye Libertie & previlidge, to make use of ye dwelling & ye Yeard theare unto belonging untill ye first day of Aprill next Ensuing ye Date heereof: in Confermation whareof I have heerunto set my hand & Seale: this 2^d: day of ffebruary, Anno Domi: 1665 moreover ye Sd Jacob doth heareby reserve: to his proper use all ye Movefables, in or aboute ye Sd House

Sealed & delivered in Jacob: Young O presence of us Katharaine X Young O John Underhill Sen^r: her marke

John Richbell George Baxter

Assigned by mee John Plott, this Deede unto Marke Megs, upon a Greement betwixt us Joyntly

John Plott

Witness—Robert flurman—

Jonas Holstead—

Dated ye 10th of June 1666 upon our Agreement at this time: I ye Sd John Plott doe asigne unto Marke Megs, one Quarter share of Medoe at ye South Medoe wch was James Cockes: wch I am satisfied for: in two Ackers of land, wth ye plowing theare-of: also moreover: one shott: (Probably a pig; possibly a drink) Witnes: Robert ffurman John Plott:

ye marke (A) of Ambrose Sutton

(p. 2 Old A, p. 2 New A)—oysterbaye the 23th of June 1665 where as Itt was Agread one by mr Samuell (Andrewes) marchant That hoars necke should be Anexed Vnto the Town of oyster baye when hee first bought itt as may Bee made Apeere by his Succeser John Rickbell whome Duth by thes Psents ratifie and Conferm ye sayed Condition and he ye sayed John desiered that this The sayed necke maye Remayne in the same stachon as this Psent record testifieth

Oysterbay this 6th June 1666

Whereas an action arised betwne, marke megs and Rich: Lat-

ting & wee, finding, for Marke Megs, our award is, yt ye sd Rich: Latting is to pay ye said Megs, 20 s: in Indian Coren at 2s 6d \$\to\$ bush: or other pay Equifolent, and ye Charge of ye court: which is 5s:

Bee it Knownen unto all men, whome this Peent, Instrewment, of writting, maye any wayes cunseren that I Richard Painter of Oysterbay, one Long Island, of ye North riding, in ye Colonie of new Yoarke, have bargained Sold, & delivered unto Richard Latting of Oysterbay: one Long Island, of ye North Rideing in ye Coll'ny of new Yoarke, all my Right titell & intrest, of Sertaine trackt of Land which I ve above sd Richard Painter, bought of Benjamen Hubard, for & in Consideration, of full satisfaction, in hand all Redie received, by mee ye Sd Richard Painter, from ye above Sd Richard Latting I say I have Sold and delevered from mee, my heires, & assigns unto ye Sd Richard Latting his haires, & assines, to have & to hold, as his or thare proper right forever, without lett truble or molestation by mee ye Sd Richard Painter, or any from by or under mee, & doe by these Peents Ingaige my selfe: heires and assines for ever, to mainetaine and deafend ye Sd Rich: Latting, his heires & assines, in ye Quient inioyment & peaseable, posestion, of these Severall Tracks, or percels of Lands as is heere beneith Speacefied, from any person or persons, whatsomever, shall mollest ye aboveSd Rich. Latting, in his peaceable Injoyment, of any parte or percell, of these Lands, Speacefied, I say I Rich: Painter, have sold as is Speacefied, in a Deede which I had from Benjamen Hubard, all ye Reare or west end, of ye Sd Hubards Lott, web I bought of him, unto ye heage, & soe on to a Stright line, over to ye Reare of Nicholas Simkinses, house lott, & halfe of all his Right or Sheare of Medo at ye South, & Plaines, & also halfe, of all my Comon, and Comon rights, as also halfe of Therteene ackers in ye Comon. and halfe of Seaven ackers at Seader point, & halfe of a Sheare of Land one Hogg Island & one Share of Medo, one ye North side of ye Towne web was Robert flurmans I say I Rich: Painter for full Satisfaction, alredie received, from Rich: Latting have sold delivered, & past over all my right titell and Intrest, of all and Every parte, & percell, of these lands, above speacefied, & all previlliges, thereunto belonging. (p.3 Old A)—unto ye Sd Rich: Latting his heires & assines for ever to Injoye and for ye true Pformanc, heere of, & to all trew intents, I have heere unto set my hand and Seale, this 9th day of September, in ye yeare of our Lord one Thousand Six hundred Sixtie & Six & in ye ye Eaght Yeare of ye Raine, of our Sufferaine King Charell ye Seacond

Richard Painter O

Signed Sealed and delevered in #sents of us Nicholas Wright Matthias Harvy

Know all men whome, this preent may cunsern, yt I Abraham Smith of Hemstead on Long Island, in ye North Rideing, of New Yorke, sheare have for a valuable sum moving mee thare unto, aliniated, & sold from mee my heires Executors administrators, or assines, all yt my divadant of land lying at Matinacock in lot 52 & quantie of Ackers, three Score, & forteene more or less as it was laid out, to Samuell Dayten, of OysterBay of ye same Riding, to him ye Sd Dayten his heires excut^{re} Administrators or assines, to have & to hold free Land, as a for Said with all previlleges & appertenances, of timber pasters or pastareges, ferem Marshes en Mashes Mines Minerals Quarells (obsolete term for stone quarry) or any other prevellige, yt is or hereafter shall arise, further I ye Sd Smith doe bind mee and mine as aforesaid two uphold this bill of Sale to be Just, & I ye assaid Smith, doe bind mee & mine as aforsaid to uphold this my Sale, against any Just Claimes, yt shall heereafter arise, as witness my hand & Seale this 10th of July: Anno: 1666 and in ye 18th yeare of his Magesties Raine, Charels ye Scecond, by ye Grace of God, King of England, ffrance Ireland defender of ye faith, King-Witness, Thomas Hickes Abraham Smith O Jeremiah (J) Wood. his marke:

The assinement of this abovesd: bill of Sale, to Wm Simson, from Dayten

Know all men, by this p^rsants, yt I Samuell Dayten, doe wholy & truly assine all my right & intrest, of this within written, premises to William Simsson and John Dyar of Hemstead, in Matinacock, as wittness my hand, this November ye—1666 Wittness, Mosis Mudg

Samuell Dayton Nathan Birdsall

Bee it knowen unto all men whome this prent writting may any wayes conseren yt I William Yeates, of Heamsted, in ye North Rideing in ye Colloney of New Yorke have bargained sold and delivered, unto Hennery Rudick of Oyster Bay a Sertaine persell of Land, lying & being at Muntinacock, in number 59 and quantitie of Ackers, 28: I say I ye abovesd William Yeates, have sold ye above sayd Land, being my lawfull right, unto ye Sd Hennery Rudick, to his heires & assines, forever, to have and to hold as his or theire, proper right & by these prents ingaige myselfe, my heires & assines to Defend the Sd Hennery Rurick in his quiet peaceable possession, of ye abovesd Lands, from any person or persons whatsomever, laying claime unto, or molesting, ye Sd Hennery Rudick, in his peaceable possession of ye abovesd Lands, I doe one to be Sold, withall privfelliges—(p. 4 Old A)—that doeth now belong, unto it, or shall any wayes heere after belong and full satisfaction in hand all-

Signed Sealed & Delivered in the preents of us Joseph Scott John James Towne Clearke Robert Williams O

Know all men by these pr'sence yt wheareas Robert Williams of Hemsteede have formerly Sold unto Robert fforman, of Oyster Bay, a Certaine tract of Land, mentioned in a Bill of Sale, made by ye Said Robert Williams, Consisting of hollow plaine, or Woodland Lying & Situate upon ye Plaine Edge, at ye goeing into ye woodes by ye way to Oyster Bay, Wee whose names are heereunto, Subscribed, do heereby testifie, yt the forsaid tract of land was given by Mohenas ye Indian ffreely, to ye fornamed, Robert Williams: for him & his Sucksesors, to Injoy for ever, as his or theire proper Rights, Witness our hands, this 12th of June 1662 Robert Williams Witness Jonas Houldsworth Richard Willets Cleark ye marke (H) of Hope Wasborne

Wittnesieth these preents yt I Robert ffirman of Oysterbay upon Long Island in ye County of Yorke Sheere, Husbendman, doe for divers good Causes & Considerations Allienate assine make over from mee my heires, Executors Administra & Assines, all my right titell, Intrest & Clamie, in & upon ye Moyitie of halfe parte of my home Lote, whareupon I now Live on ye North Side of from ye Barren, right up & downe, ye said Land, with all Rights & previlliges thereunto belonging, & Appertaining unto my Sunn Mosis ffirman his heires Executra Administra & Assignes for Ever for him ye Sd Mosis ffirman, his heires & Assignes to Occupie & Ennioye, for Ever, from all Rights & Claimes whatsoever, from mee ye said, Robert from any, from for or under mee, allwaies provided, yt my said Sunn shall not Allienate, Sell or make over ye said Land unto any other, \$\precepsson\$ son whatsoever during my Life & ye life, of his Mother, wthout our Consents, & if ye said Mosis, shall have to dispose of ye Said Land, then his said ffather is to have ye Sd Land, Sattisfieing for ye worke, Building or, ffenceing, ye said Mosis shall doe, or make, as two men shall Judge, and ye said Mosis is heereby bound to keepe. & mainetaine a fence Suffishtiently, of his said part of Land, or make good ye Damage may come by ye neglect of ye Same, In witness whareof I have, heereunto set my hand In Oyster Bay this last day of, December 1666

Signed & Delivered in preents of us John Underhill, Simon Lane

Robert fforman Mosis fforman

Memorandum yt Robert fferman & Samuell fferman have made & Confirmed by Joynt Consent, a full agreement to in Inhabett to-geather upon ye out lots yt \$\psi\$t unto ye purchas, of ye two lotts which ye said Robert ffirman, bought of Nicholas Wright, granted by ye towne of Oysterbay: god permitting upon web Consideration ye said Samuell fforman haveing bought Mosis ffurmans, his intrest, in ye pt wholy out, doth Allianate, & make unto his ffather, & Mother during thare lives one halfe of his proprietie theirein, to improve by way of partnership they are best able for both there comferts, & bennefets and Robert ffirman doth grant unto Samuell his Sunn, like previlliges in his medoes, at ye plains & at ye South, during theare partnershipp: this land lying neare Cold Spring web ye improve, is affter ye decease of his ffater & Mother, to goe to Samuell his Sunn

Robert fforman Samuel fforman

(p. 6 Old A)—Witnesseth these presents yt I Mosis ffirman of OysterBay on Long Island within ye Countie of Yeorkshier Husbandman doe heereby Alianate Sell Assyne make over from mee my heires Executors Administrators & Assignes, all my right Tytle Interest, & Claime, in and unto Twentye acres of Land, Lying neare ye Cold Springe, formerly my ffather Robert ffirmans, & Lyes Joeyninge unto my Brother Samuell ffirmans, Land, wh all my Labour, ffencing building: whatsoever, unto ye said Samuell ffirman, Husbandman, his heires Executors Administrators, & assignes for Ever, to Occupie possess & Inioye, without truble Eviction or Mollestation: of Mee ye said Moses or any other person, whatsoever, from by or under mee ritely Cleaming ye Same, And in Consideration, of ye premises, ye Said Samuell to Satisfie & pay unto ye Said Mosis ffirman, his heires or Assignes, ye Sum of Sixteene Pounds Sterling, in Current passable pay, of this Cuntrey, viz: a three Yeare old Mare, & ye rest in Cuntraye pay: Equivolent to Coren, as men shall Judge, att or befor ye ffirst of St Michallmas, next EnCewing ye date heereof In witness whareof I have heereunto set to my hand, in Oyster-Bay this 8th day of Jannuary 1666

Signed Sealed & delivered

Moses fforman O

in preents of us Anthony Wright, Symon Lane:

I Nicholas Wright have sold unto Robert fforman, two home Lotts, which did formerly, appertaine & belong to Thomas Smith & John Titus, wth all ye share of Medowes and all other apertainements therunto belonging, Excepting one lott of Medowe at

home, which lyeth neare ye Dock, which did belong to John Titus and ye land yt was fenced in, lying beyound ye hill, & one this Side, which was by them fensed in all this have I Nicholas Wright, Sold unto Robeart fforman, & owneing myself fully Satisfied, and paid, ye 14 day of June 1661

Nicholas Wright

This is a true Copie by Matthew Bridgman Nicholas Wright was free, yt this abovesaid agreement, shall remaine to ye heires of Robert fforman for Ever,

Oyster Bay this 11th of 11th Munth 1663 This preents deaclareth unto all it may any wayes Conceren, yt I benyamene Hubard of Oyster Bay, one Long Island have changed my Sheare of Medoe at Muntinacock, being Number Eight, one ye South side of Robert ffurmans medoe, lot unto ye said Robert, of Oysterbay, abovesaid for a Medoe lot or sheare, of ye said Robert ffurmans, lying one ye North side of ye Towne of Oyster Bay, I say I have changed & by these presents, doe deliver up all my titell & Intrest of my abovesaid Medo lote, at Muntinacock, for his by ye Towne as abovesaid yt was formerly Nicholas Wrights: from mee my heires Executors or assignes for him to Inioy: wthout Mollistation, of mee or any from mee, as witness my hand in ye preents of: Also I Benjamen Hubard, do bind mee my heires, & assignes to Seale ye Said Robert fforman, ye Said Medoe beformentioned, from any Molestation which shall deprive him or his, or to restore him his one againe, Benjamen Hubbard Jonas Holstead

Joseph Holstead

(p. 7 Old A; p. 8 New A)—Bee it Knowen unto all men, whome this present Instrement of writting may any wayes Cunseren, yt I Marke Megs of Oyster Bay, one Long Island, in ye North Rideing in ye Colleney of New Yorke Sheere, have bargened Sold & delivered, a Sertaine parcell of Land, Lying & being at Muntinacock, being fiftie Ackers or theare abouts be it more or Less I ye abovesaid Megs doe owne to have freely Sold, ye abovesaid Land as is above Expressed, unto Nathan Burcham, of Muntinacock of ye North Rideing & of ye abovesaid Colloney, in Consideration, of full Sattisfaction In hand all Redie Received, by mee Marke Megs, from Nathan Burcham, of ye above Sd Lands I ye Aformentioned Megs, doe pass & make over & Alienate, frome mee my heires Executors Administratre & assignes, for Ever, unto ye Sd Nathan Burcham his Executors Administrat^{ra} & assignes, for Ever, to have & to hold, as his & or theire proper Right & Interest, ye abovesaid ALotment, of Land, which Nathan Burcham doeith now live one, I Marke Megs, doe freely owne to have sold, unto Nathan Burcham, wth Comanige, & all other previllidges, whatsomever doeith now belong unto it or shall

heereafter belong unto it, only I ye said Megs doe Reserve a therd part of ye Comanege, & doe also ingaige if I can Cleare this therd parte of Comonage, from Thomas Ierland it shall Remaine unto ye Sd Burcham & his for Ever, & I Marke Megs doe also Ingaige myselfe, heires & assignes, wthout any Equifocation or Mentuall Reservation, to deffend ye Sd Burcham or any of his, in ye quiet & peaceabell Inioyment, of ye abovesaid Lands, & previlliges theare unto belonging from any person or persons whatesomeEver Laying Claime theareunto or Mollesting ye Said Burcham, or any, of his Sucsessors, in his or theare peaceable Inioyment & to ye true performance heereof I have heereunto sett my hand and Seale, in Oyster Bay this 3th of ffebrewary & in ye 18th Yeare of our Sufferraine Kings Raine, Charels ye Seacond, 1666

Signed Sealed and Delivered in preent of us Matthias Harvy Sarah Townsend: Marke X Megs O his marke

Whare as it is said yt all previlliges, in this Deede, belongith, to ye Sd Nathan Burcham, it is agreed by Consent of both parties yt is to say Nathan Burcham and Marke Megs, yt a therd parte of what previlliges, shall any wayes Appertaine unto this Lott, is to Remaine to Marke Megs:

Oyster Bay ye 8th of March 1666

These may Sertiefie to all whome it, may any wayes Cunseren, yt I Jonas Holstead Constable, have made a Leagall Seasure, of ye two Towne Shipps which doe belong unto Majr: Danyell Gotherson, for & in ye behalfe of Mathew Pryer for a debt which is dew unto him, from ye Said Gotherson,

Jonas Halstead

Witnesseth these prsents, yt Joseph Holstead of Oyster Bay upon Long Island, in ye Countie of Yorke Husbandman have Sold and by these doe Sell Assine & make over all my Right, in & upon A Sertaine share of Land, lying upon Hogg Neck, Equall to any other, of ye Purchasers, of ye said Neck, & to Bare him haremless, from all Just Mollestation, of an person whatsomever unto Gideon Wright, of Oyster Bay abovesaid, for him ye said Gideon Wright, his Heires Execut^{ra} Administrars & Assines, for Ever, also A Townesmans Share of Land, & Commonage at Oyster Bay wth all ye Rights and Previlliges theare unto belonging: & heere after to belong, or Appertaine, and all Imunities whatsoever, as fully as I ye Said Joseph, might or could by purchase, Guift or Towne order, to have & to hold unto ye Said Gideon—(p. 9 New A)—Wright his Heires Executors Administratre & Assignes forever for consideration of a pair of oxen and a Yearling S(t) ear In hand paid in witness whereof I have

hereunto Set my Hand in Oyster bay this fowerth Day of Apriel in ye 18th year of ye reign of Our Sovrign Lord and King Charles ye Second King of England Scotland france and Ireland &c—anno domni 166[]
Sealed and Delivered in presence of us Joseph Halstead O ye marke of X Marke megs
Simon Lane

Oysterbay this 12th of ye 8th mo: 1666 These presents Declareth yt I Nicolas Simkins of Oysterbay on Long Island In ye northriding for Consideration Moving me hereunto have fully Sold unto Gideon Wright of ye Said Town and place all my right Title and Interest of Seven acres of Land Lying near ye Beaver Swamp Creek by a hill Known by name of Sagamore hill I Say Seven acres more or Less and Two acres and a quarter more or Less on hogIsland of ye first division I say I have [and do by these presents deliver unto ye said Gideon Wright ye abovesaid pr[] of land to him his heirs and Successo[rs] To have and to hold forever to Inioy as their own proper right title and Interest from me my heirs and Successors I having received full Satisfaction for it as Witness my hand and Seal ye day and Year above written In ye 18th Year of ye Reigne of Charles ye Second King of England In presence of us Hennery Townsend Nicholas Simking O the marke of James X Cock

Oysterbay this 2th of ye 6 month 1662 be it Known Unto all men by this presence that I John Digeson of Oysterbay on Long Island do hereby Acknowledge and Confess to have fully Sold all my Right Title and Interest of ye House & house Lo[t] that was Henry Disborahs which is Two thirds of ye lot Granted by ye Sd Town bounded with my Land on ye East and henry Townsends Land on ye west and ye highway on ye Southend and I have also Sold with it one shear of meadow at Montineco[ck] and all Common rights and priviledges of Common Land & Timber yt do any ways [appurtaine] to or belong to ye Sd house and Lot as other Townsmen have yt is to be taken up unto James Cock of Seacaucket on ye Sd Island for Satisfaction already received and do hereby promise to fence half between my Land and yt I have Sold provided James do fence ye other half with me I say I have Sold and am to Deliver the [afor]named house and Lott wth all ye appurtenances abovementioned on ye Last [8th month next Ensuing ye Date hereof and yt am to give [] Having Sold it from me my heirs and Quiet possessio[n assigns To him his heirs and assigns for [ever] to Injoye without molestation by me or any from me as witness my hand In presence of us John Dickinson O the X Marke of John Townsend Hennery Townsend

(p. 10 New A)—These may Certifie to all whome it may any ways Concern yt I John Underhill Senj^r and Thomas Townsend Both of oysterbay have made an Exchange of meadow that is to Say I John underhill have given Thomas Townsend a ha[lf] Shear of meadow at ye South for his Shear of meadow at Muntonicock which I Thomas Townsend do freely own to be my Lawfull act as witnes our hands this 26th of Apriel 1667

John Underhill
Thomas Townsend

Be it Known unto all men whome this present Instrument of writing may any ways Concern that I James Cock of Oysterbay In ye north riding in ye Collony of New York Shear on Long Island Husbandman have Covenanted bargained Sold and Delivered Unto Capt John Plott of Oysterbay of ye Same Riding and Coloney a half Shear of meadow at ye South I the abovesaid James Cock do own to have Sold ye abovesd Land unto Capt John Plott to him his heirs and assigns To have and To hold as his or their proper Right and Intrest for ever and do by these presents Alinate and make over from me my heirs Executors and assigns the abovesd Land withall priviledges Whatsomever may thereunto belong unto Capt John plott his heirs Extre and assigns To Injoye and possess Quietly Without Let Trouble or molestation by me or any from by or under me and do also Ingage my Self my heirs Executors administrators and assigns to defend ye abovesd Capt John Plott his heirs and assigns from any person or persons Whatsomever Laying Claime unto ye above Said Land In presence herof I have for ye True preformance of the premises above Said Set to my hand and Seal In Oysterbay this 15th of february 1666 and in ye 18th year of our Sufferraine Lord and Kings Reign Charles ye Second

Signed Sealed and Delivered

In presence of us

Signed Sealed and Delivered

James X Cock O

his mark

In presence of us Mathias Harvy Nathaniel Coles

Oysterbay ye 21th of June 1666 ye agreement Between Capt John Plott of ye one partie and mathew pryer of ye other partie is as followeth ye Said parties have Joyntly and Several agreed and by these presents Contract and agree that Mathew pryer Shall peaceably possess and Injoye all ye right and Title of all Such Lands and priviledges In a parcell of Land or Lands with all rights of Commoning or any other benefits thereunto now or hereafter Shall thereunto belong according to ye allotment purchast by him ye Sd John to ye No of 57 acres of Land More or Less for him ye Said Mathew his heirs or assigns peaceably to possess from all Molestation from him ye Said John or any other ye Said John doth also Ingage unto ye Said Mathew prier

A Deede of Land unto Matthias Harvy: of ye same Towne & Colloney ye weh Deede was assigned, by Capt John Plott, unto mee Marke Megs, & bares date ye 2th of ffebrewary 1665 also A Quarter of a share of Medowe at ye South: as by writting doeith Appeare, bareing date ye 10th of June 1666 & also A peece of Medoe, wch I bought of James Cocke wch Lyeth upon ye South Side of Hogg Island, all weh house or houseing doth now belong to me ye [above sd Marke Megs of] ye Above Sd towne I doe owne to have—(p. 13 Old A)—Sould from [me my heires &] assignes unto ye Sd Matthias Harvy his heires assignes unto ye Sd Matthias Harvy his heires & assignes for Ever & | without let trubble or Molistation & I ye above Sd Megs doe Ingaige my heires & assignes to seacure & defend ye above Sd Mathias Harvy from all o[ther] persons whomesoever yt shall molest ye Sd Harvy in his quiet posestion of ye above Speacefied Lands: & doe ingaige to deliver at or be [fore] December next ye Dwellinghouse wthall Accomendations the [rein] & not to Imbasell any thing or things, belonging Either to house or land I Marke Megs doe as my Reall Act owne to have sold all ye Land or lands a [bovesaid] unto Matthias Harvy wthall previlliges, & accomendations there unto belonging without any Eqiefocation, or Mentuall Reservation & full Sattisfaction by mee Marke Megs received, from ye Sd Harvy, in Cattell & horseflesh as witness my hand & Seale & wth Conscent of Avis my Wife: this 18th of June & in ye 12th Yeare, of ye Raine of Our, Sufferraine Lord & King, Charels Signed Sealed and Delivered, Marke X Megs O in ye presents of us his marke

Danyell Coles Nathanvell Coles Christopher Hawxhurst Avis X Megs her marke

Know all men whome this preent, Instrement of writing may any wayes cunseren, yt I John Vnderhill Senjr of Kilingworth in ye North Rideing & of ye Countie of New Yorkesheere, have Covenanted bargened & delivered unto George Dennis, of Oyster Bay of ye above Sd Rideing & Colloney, my house & whome (home) lotte wth Comonage, theareunto belonging & all other previlliges, yt doe or may heereafter belong unto ye Sd house & Lands, lying & being in ye Towne of Oyster Bay: I ye above Sd doe owne to have freely sold, unto ye Above Sd Dennis & full Satisfaction in hand all Redie received, by mee ve Sd Vnderhill from ye above Sd Dennis & I ye above Sd Vnderhill doe Ingaige myselfe my heires & assignes to maintaine & Deffend ye aboveSd George Dennis his heires or assignes in ye peaceable, & quiet Inioyment, of ye above Specefied accomendation from all or any Incumbrances, or truble whatsumever, may heareafter Insew by any person or persons, laying Claime to any parte

or percels of those lands above Speacefyed, & I ye Sd John Vnderhill pass & make over ye above Sd Lands wthall previlliges, thereunto belonging from mee my heires & assignes unto ye above Sd George Dennis his heires & assignes: for Ever, to have & to holde as his or theare own proper Right & Intrest: & this is my lawfull Act, I have hereunto set to my hand & Seale this 21th of Decembr in ye yeare of our Lord 1667 and in ye 19th yeare of our Soverrainge Kings Raine Charels ye Seacond: & ye tenn Acker lott Adioy(n)ing to Nicholus Wrights feild I ye said Vnderhill doe reserve to my Selfe, weh ye above Sd Dennis hath noe Right or intrest in

hath noe Right or intrest in Signed Sealed and

I have heere unto set my Hand

John Vnderhill O

delivered in preents of us

Matthias Harvy Danyell Coles

(p. 14 Old A, a fragment, and p. 14 New A)—[Oyster] bay ye 24th [] 1667 [] sold by me [] Moses furman two lots one Hog Island, [] Townsend Senj^r [] one ye North Side: one ye South side w[] eade & one Sheare in ye Calves pasture; I say I have sold to [the abovesaid] mosis ffurman ye above Sd lotts, & full Sattisfaction in hand all Redie [received] from ye Sd ffurman, & doe pass over my Right from me [my heirs] & assignes to ye Sd Mosis ffurman, his heires & assines for Ever [] & doe also Ingaige to maintaine, ye Sall from any person [or persons making] Clayme to those Lands above Specefied In witness whare[of

John Dickinso[n]

[Sold by] me Rich Harcott of Oyster Bay, to Samuell Weekes, one share [of la]nd one Hogg Island, of ye third devisition & No 18 I say sold by me [to ye] Sd Weekes his heires & assignes for Ever to inioy & doe also Ingaige [t]o defend him in his quiet posestion, & also full satisfaction in hand all redie receved: by mee Rich Harcott, from ye Sd Sam: Weekes In Witness whareof I have heere unto set to my hand.

Richard Harckcut

Given by mee ffrancis Weekes, to my Sunns, John Weekes, & Joseph Weekes: one share of land, one Hogg Island ye therd lott one ye therd, devishtion ye first lot one ye Calves pasture: I say given by mee to my Sunns to them there heires or assignes, for Ever, to Inioy as witness my hand

ffrancis (W) Weekes his marke

Oyster Baye ye 10th of ye 11th Munth 1667 (Reply to the letter from Governor Nicolls, given on p. 35)

Whareas a Letter, was Cumeunecated from ye Gover to ye Towne by ye Constable, & An answer Requiered from us, Wee ye

Towne returne ye Sd Const our answer following, yt in our Late answer, to Seacretary Nichols wee Condesended to a Pattaine for ye further confermation of our lawfull purchesed Lands, web this 14 yeares, wee have peaceably, Inioyed free from Molesta: of any power or person wtsomever, & for further Assurance by ye same According to ye Kings Comand, now in Obediance to ye preent power wee sent in our Deedes to be Recorded, in ye Generall Office of New Yorke According to ye ffundamentall Lawes, made by ye Gover & Depewties to ye Gennr Corte at Hempstead, weh wee thought to bee, Authentiek, & dout not but soe will Remaine as for ye Colloneys Oath, it is true, ye sware ye peppel to be true, to all holesome Lawes, yt are or heere after shall be made, but they are made by ye Gove Majestrate & Depewties, ye Sd Depewties being Chosen & sent in by ye Cuntry: to joyne wth ye Gover & Majestrates, in making Lawes & Assesments, for publick Charge, & is it not well knowen in ye Cuntrey yt ye King being Informed, yt ye Mathetewset power, did debarr parte of his Subjects from a Just Liberty, dew to all free holders, & Comanded them to give free Choyce, weh ware Estate free holders, yt such shold have free Choyce of Majestrates, & Millitarie, & Comands in his Letters Pattaines, noe lawes to be made, Repugnant to ye Lawes, of England, reserving Appeales to him selfe, Least his Subjects should be over burdened, by Subordenate power, & whare as ye King is pleased, to grant ye same favor to his Subjects which God hath given unto him selfe: yt is Liberty to all tender Contiences as was publickly declared, by ye Governor, himself in Open feild l being a Scrupel of Contience, to us at Gravesand Volentarely: to Subject our Selves and our Posteretyes, for Ever to all Such lawes, as may be made, long after ye Deacease of ye King, & ye Duke of Yorke: who wee owne as Lord [under ye Sewpremises, of ye King wee say not knowing w^t[]-(p. 15 New A)-[time may bring forth ye Kings faviour and Care of his Subjects pl]y to ye manifestation of ye Dukes desire of ye fare[]triepeace & [] partie wee say ye premises well weiyed and Considered as we Stand in the feare of god the Kings honner ye dukes comfort we Cannot Comply with Such a patent as will bind us and Our posterity forever to ye Subject of all unknown Laws with out Exception or Cation which may be Imposed upon us many Years after ye Kings and dukes Decease as before Expressed we cannot make this ane Act of faith to God nor honerable for ye King and Lord patrgone and it not being of faith to us it will be Charged by god as Sin and Rather then we will provoak the great and Dreadfull god in Displesure against us we will leave our Selves to his Marcy and ve faviour of the higher powers Rather than to act against

our Consciences and further we Say not but desire the Clark to record this as a town act.

(Letter of Governor Richard Nicolls) LOVING friends it seems Somthing Strange to me that $\langle of \rangle$ all your Inhabitants only five persons whose names are here Subscribed to a paper dated ye 9th of october In Oysterbay are willing to receive Assurance of their Lands by patent in the name of his R: H: ye Rest being gealous of Snairs purposed for them and posterity. I have duely weighed those unreasonable Supposis Yet am Contented once more to Try their Spirits In a Calme Manner to advise them not to neglect ye Tender of a patent which is ye only way and means to secure them and their posterity I am not willing to Drive any man out of ye Teritories of his R: H: Whose Commands to me are to give men all due Incorgement neither can you be Ignorant yt in all his Majesties Collonies Each man by patent is bound to Submit to ye Laws that are or Shall be made and to bear his portions of Common buildings You do or ought also to know that no mans Title to Lands is pleadable in Law or will be hereafter admitted In any Court of this Government which is not Confirmed by patent from his R: H: who is the Sole proprietor by patent from his Majestie when You have lead those Considerations to Your hearts & ye Great appearance of Ensuing benefits from a Royal master whose honnor and Interest it is to be doing good to all men under his Imediate protection I will not doubt but that those Scales of darkness will faull from your Eyes and that you may not Run on in Igronance or obstinacy my Sencear Endeavers have not been wanting and my hearty desires Shall attend you with these few Lines of admonitions from your Loving friend

R: Nicolas

ye 16 of 10ber 67: Fort James

At a Town meeting held this 29th Apriel 1674 Every mans

Shear on oakneck of meadows

Tho: Townsend 13th
wm Buckler 1
John Weekes 9
Aaron furman: 18
Gideon Wright: 2: & 15
Mathias Harvy: 12
Sam: Weekes: 11: & 20
Joseph weekes 21

Nick: wright: 22: &: 27
Henry Townsend: 25
James Cock 35
James Townsend 4
Rich: Crabb: 17
Antony wright 13: & 31
John Townsend 26
Mathew Pryer: 30: & 24

Joseph weekes 21

Fran: Weekes 32

Samll Andrews 8: & 10

Benja: Hubard: 19

Mathew Pryer: 30: & 24

Nathan Birdsall 34: & 6

John Underhill 16:7:5:23:29:14

John Weekes warruck: 33

(p. 16 Old A, fragment, and p. 16 New A)—Be it [known] unto all men by these presents yt I [Mark Megs] of Oy[ster]bay do hereby Bargain and Sell unto [Richard] Harkcote one house and Lot that house and Lot which Lyeth between [that which] was Salters and that which was Thomas Irlands this house & Lo[t or] Lotts of meadow and a Shear of meadow at ye South all my who[le right] and Title and all my whole accomodation In Oysterbay w[ith all] appurtenances thereunto belonging do I the above nam[ed] Marke Megs me my heirs and assigns do hereby barga[in] and Sell unto Richard Harkcot his heirs or assigns forever and in Consideration of Twenty pounds Sterling & owning [my] Self fully Satisfied and paid do hereby Give him quiet [and] peaceable possession forever as witness my hand and Seal ye 26th of february 1660 ye mark X of Signed Sealed and Delivered Marke megs O In presence of us Mathew Bridgman Antony wright

August ye 10th 1667 I John Underhill Senjr of Oysterbay do freely pass and makeover from me my heirs and assigns forever unto my Son John Underhill Jur his heirs forever to Injoye these parcells of Lands as followeth my half Shear of ye South Meadows and my planting field Containing Tenn Acres and my whole shear of Oakneck Meadows with my Interest of all Common Meadows and this is my Law act I have hereunto Set my hand

John Underhill

Witnesseth these presents that I Jonas Halstead of Staden Island within ye County of York in america husband Man have Sold and by these presents do Sell assigne alinate make over and Estrange from me my heirs Executors admitre and Assigns all my right Title Interest and Claim in and upon a certain Mesadge or Tenam of Land Lying Sittewate and being in Oysterbay upon Long Island within ye County of York aforesaid which Sd Land Lyeth bounded as followeth viz the house Lot Bounded with a Lot of mark megs Eastward ye woods South ye Lot of Rich: Harkcot wast & ye Street northwards with a whole Shear of Land Upon hog Island and half a Shear of meadow at ye South formerly Tho: Hermitages and a Shear of meadow Lying in Oysterbay bounded with ye meadow of Robert furman wast and ye meadow of Rich: Harkcot east with priviledge of Commonage both fore Pasture and Timber and Other Rights and Immunities whatsomever and a lot of meadow at Muntinecock Lying between ye Lot of Rich: Crab Southward and Walter Salter northward with Twenty acres of Land already Laid out in Cove neck and his dwelling house and all other out houses Standing upon ye Sd Lot at oysterbay with gardens Orchards Pastures and

all whatsomever Is there unto belonging or appertaining or hereafter may appertain any way whatsomever as fully and amply as may be mentioned by any deed or Conveyance whatsomever and as Largely as he ye Sd Jonas might or Could by any purchase Guift or Town order all which before mentioned premises ye Said Jonas hath Sold To Richard Harkote of Oysterbay Husbandman his heirs Executors and assigns forever for him ye Said Richard To have and To hold occupy and possess and Injoye for him and his heirs forever without Let Trouble Eviction or Molestation of any person or persons Whatsoever the abovesd Jonas having Having—(p. 17 New A)—[receive]d full satisfaction for ye Above Sd premises in witness whereof I have Heereunto sett my hand & Seale this 30th day of May in Oyster Bay abovesd & in ye 18th Yeare of ye Rainge of our Soveraigne Lord King Charles ye Seacond by ye Grace of God King of England Scotland ffrance & Ierland defender of ye ffaith &c Anno. Domini, 1667 According to ye Computation of ye Church of England Jonas Holstead O

Signed Sealed delivered in Presents of Symon Lane Samuell ffurman

(p. 17 Old A)—Know all men whome this present Instrewment of writting may any wayes Conseren yt I Ann Crooker, of Oyster Bay of ye North Rideing, in ye Colloney of New Yorke Sheere, have Sold & Confermed, what my husband W^m Crooker, did formerly sell, unto Nicholas Wright of ye abovesd Towne, & Colloney, I say I Ann Crooker, have Sold my lott which was formerly Granted to my Husband by ye Towne of Oyster Bay unto Nicholas Wright abovesd and doe pass & make over ye Sd lott, withall previlleges, whatsomever doeth now belong unto it, or heereafter shall, any wayes belong unto it, from mee my heires, & assignes, for Ever unto ye abovesd Nicholas Wright, his heires or asignes, for Ever, peaceably to Inioye & poses I say I have sold, from mee my heires & assines, ye lott above mentioned, unto ye Sd Nicholas Wright to him his heires and asignes for Ever, to have & to hold as his or theire proper right for Ever, and I Ann Crooker having received in hand full Satisfaction, for ye abovesd Lott & previliges thereunto belonging from Nicolas Wright, abovesd, doe as my Lawfull act, sett to my hand, this 2d of March 1667 and in ye 19th Yeare of ye Rayne of Our Suferraine Kinge Charels ye Seacond: A share of Medoe, which was granted by vertue of ye abovesd lott, is Excepted, by ye Abovesd Ann

Ann (A) Crooker O

her: marke:

Signed and delivered in preents of us Matthias Harvy Nicholas Simkins

(p. 18 Old A)—Oyster Bay ye 14th Apriel 1667

Know all men whome it may Cunseren yt I John Richbell doe sell & make over unto Robert Williams halfe a Sheare at ye South to him ye Said Robert Williams his heires & assines forever: from mee my heires & Assignes forever this Medoe did belong to my Dwelling House,

mee John Richbell,

Testes in Oyster Bay I doe Acknowlidge to have Received in plaine Land

mee John Richbell

John Platt Thomas Mabbes

Oyster Bay this Seacond of ye first Munth 1667 These preents declareth unto all men, whomsoever it doeith any wayes cunseren, yt I Robert Williams of Oyster Bay one Long Island, in ye North Rideing, in Yorke Sheere, for good considEration moveing mee heereunto, doe by these preents make over, Ratyfie & conferem Such Lands, unto my Sister Mary Willis, of ye abovesd Towne & place as followeth namely, one therd of all ye playne Land, Exprest in ye Sd Roberts Bill of Sale, Except all ye Hollowes I bought of John Stickling & all ye rest of ye Hollows one ye Sd Playnes are to Remaine to mee, my Sucsessors & her sucsessors, as they are all redie layd out & Devided, & a Sertaine tract of Land lying to Oyster Bay Land, on ye North Side, as it is all Redie devided by mee ye Sd Robert Williams: & ye Towne of Oyster Bay & bounded on ye other at ye head of ye Colde Spring Swampe, begining at Huntington Cartepath & along ye carte path, to ye Ridge of ye hills next to ye Playnes: & soe along ye Ridge of hills to Robert ffurmans Land, & soe to ye Round Swampe, which tract of woodland I ye Sd Robert Williams, doe heereby also turne over & confirme two theirds of it, to ye Sd Mary Willis & her Sucsessors: but all ye land lying betweene ye Sd ridge of Hills and ye Playnes: above mentioned are all mine, & doe properly belong to mee ye Sd Robert Williams, & my Sucsessors, & I ye Sd Robert Williams doe also make over & Conferem unto ye Sd Mary Willis, twentie Ackers of land where she now dwels, yt is to say her house lott now in possestion & soe much more to make it twenty Ackers, with Comoning for her Cattell, & wood & Timber for use, such as my Comons does afford, Still provided yt but one Famely doeith, to poses it at a time, I ye abovesd Robert Williams, doe heereby for myselfe my heires Executre or asignes, make over Ratifie & Conferem, all ye abovesd pieces & percels of Lands, from mee my heires Execut^{rs} & Asignes unto ye abovesd Mary Willis, her heires Executre or asignes to have & to hold, & for Ever to Inioy as there one proper right, Titell & Interest, with out any

molistation by us or any from us: as witness my hand & Seale ye day & Yeare above written

In presents of us

Robert Williams O

Henery Townesand Iohn Bowne:

These presents witneseth yt I Mary Willis, of Oyster Bay, doe bind myselfe & asagnes to leave haremless my Bro: Robert Williams, his heires assignes cunser(n)ing, ye Ratiefication & makeing over a percell of land unto mee, which I bought of my Brother Hoope Washburen: being parte of yt Wood Land, which wee three purchased togeather, joyning to Oyster Bay witness my hand & Seale this Seaco(n)d day of ye first Munth 1667 ye (M W) marke Signed Sealed & delivered in ye prsents of us of Mary Willits O

Henery Townesand

John Bowne

(p. 19 Old A)—[] his Majesties Comand [In as much as his Majestie hath sent us, by Cumishtion under his great Seale and amongst other things, to Expell or reduce to his Majesties Obedience such foreners as have without, his Majesties, leave & Consent, seated themselves Amongst any of his Dominions, in a Merica to ye prejudice of his Majesties Subjects, and ye Deminution, of his Royall Dignity, wee his Majesties Comissoners, doe deaclare & promise, yt whosoever of what Nation whatsoever will, upon knowlidge of, this proclamation, acknowlidge & certify themselves to Submitt to his Majesties Government, as his good Subjects oft to doe, shall be protected, by his Majesties Lawes & Justice & peaceably Enioy what Ever Gods blessing & there owne honnest industry have furnished them with and all other, priveledges, with his Majesties English Subjects:

Wee have caused this to bee published, that yee may prevent all inconveniences to others, if it ware possible, however, to cleare ourselves, from ye Charge, of all those missires yt any way may befall such, as live heere & will not acknowlidge his ma-

jesty for theare Sovaerigne, Whome God Preserve

Richard Nicolls George Cartwright Sammuel Maverick

It is desiered yt as many of ye Inhabetants, of Oyster Bay as Convenyently can, would meet ye Comishoners at Gravesand one Thursday ye next ye 23th of August, wheare [all freeholders] of ye Island are Somoned to bee

George Cartwright

(See Thompson's Long Island, I., 124, for this proclamation, dated "In his Majesty's frigate the Guerney, August 20, 1664." See N. Y. Col. Doc. I., 64, for their commission.

Ye Towne of Oyster Bay doe by these preents, testify & deacleare, yt wee were free to receive a Pattaine According to ye Instructions, betrusted, wth oure loving Nighbour Capt John Vnderhill, to whome wee have Comitted ye Draught of our Towne Limitts, wth ye Coppie of ye proclemation left with us by Co¹¹ Cartwright Secondly ye Coppie of ye wourds Inserted in ye Speatiall warant, which was sent to us: to send our Depewtyes to Hemstead for ye makeing of all, good & knowen lawes: wee say if it will be granted us in words ffollowing, wee freely condescend: forthwith to proceed, to procure a patten, & wee shall Satisfy ye Seacretary, for ye unanimus voate of ye Towne is to render & pay, all dues & dutyes: according to all good, & knowen lawes, all redie made, or heere after shall be made: Memorand: yt Robert Williams: Patten may not, Cross, or bee any Wayes prejudishall, to our former agreement wth him according to ye Record Concluded by ye Towne: this 11th of Aprill 1668 And all soe yt Huntington Patten: may not any wayes Cross, or Infringe, us, of any of our Just Rights.

Know all men by these preents, yt I Elyezer Leverich of Huntington doe heere by Sell Conveigh, & pass over unto Nicholas Simpkings, of Oyster Bay, my House Land & Medo at Oyster Bay, withall my right & propriety in ye said place to him and his heires for Ever, witness my hand, this twenty ninth of ye

11th month 1658 in preents of us William Leverich Jonas Holdworth

Elyeser Leverich

(p. 20 Old A and p. 20 New A)—Oyster Bay ye 16th of September 1661

Bee it knowen unto all men, by these preents, yt wee ye Inhabiters of ye Towne of Oyster Bay, on Long Island In America whose names are underwritten, wee doe by these preents, feremly Covenent & Ingaige, unto Hennery Townesand, now in ye Said Towne on ye Condishtion ye Sd Hennery Townesand, doe Build such a Mill, as at Norwake on ye Maine; or an English Mill, on our Streame called by us ye Mill Revir, at ye west end of our Towne, then doe we geive & Conferem, Such Lands to him his heires, & assignes for Ever without Molestation or Condishtion: as Namely, all ye Mill lott, bounded with Hennery Desborowes lott on ye East side ye Solte Medo on ye North end and Anthony Wrights, Medo lott, on ye West, & ye highway on ye South ye Sd Anthony Wright Medo lott, is given also to ye said Hennery Townsand, yt joynes to ye forsaid Mill, lott on ye East, & Lattings Solte Medo on ye North End, & a high way, on ye west Side, of two pole Broade, betwene said Streame, & Mill lott, and ye highway on ye South, & wee give him also all ye Solte Medo and upland, on ye west side of ye Sd Mill Streame to a

littell Streame of watter, on ye West side of it, & ye sea is ye North Bounds, & a highway on ye South of Six pole Broad Joyning to ye Swampe: and wee doe heereby geive and grante, unto ye Sd Hennery Townesend, ye Sd mill Streame, to build a Mill or Mills on it, as hee shall see Cause, & to remaine ferem, to him, his heires & Assignes soe they or hee doe keepe a Mill on it as afore Sd, but if ye Mill Cease for halfe a Yeare, after it it built, & noe preparation, is made, to Repare ye Mill againe, yt then ye Towne may Lawfully enter on ye River againe, as there one, & Improve it, as ye shall see nessearey, but if ye said Hennery Townesend, his heires or assignes, doe make prepration to repare soe yt it be finished for Servis, after a Yeares deacay: yt then ye Sd Streame Shall still Cuntinnew his or theires, on Condishtion a Mill be keept or Elce ye Streame, to Returne to ye Towne as above Sd, & thearefor wee give him by this full power, to trench & dame & to take what timber hee hath need of for his use, & to have Comoning for his Cattell, and on our Charges, wee Ingaige to trench & make ye dame: for ye Mill, as hee shall geive Direction, when he calls to have it dunn, & we allow him the tenth parte for grinding, but if in process of time, ye tole doeth encrease, yt less may bee Suffishtient, to uphold ye Mill soe yt the Miller be not discoriged, he is to have less: as understanding men in ye case Chosen by him & us: shall Judge and his tole dish, is to be made true & to be Struckt, in takeing ye tole, & wee Ingaige noe other then what is before mentioned, shall be made to Joyne ye for mentioned Lands, we have given to the sd Henry Townsend and wee are Cuntent yt the Mill do app[oint one day] In A Weeke—(p. 12101d A)— [for] to Grind our Coren, & yt when ye Sd Hennery Townesand doe fence in ye bove Sd Land, yt Such as have upland, or Medo, Joyning to ye bove Sd, shall Joyne in fenceing with him there halfe according to our English custome & hee is to have it all Rate & taxe free for Ever: & to enter, in present posestion on ye Streame and Lands, and to ye true dew, & faithfull performance, of all & Every of ye above mentioned, Ingaigements, & promises. wee bind us our heires & assignes to perforem, unto ye Sd Hennery Townesend, his heires & assignes as wittnes our hands, ye day & yeare above written, upon Condishtion hee builds a Mill, as above Sd Servisable to ye Towne of Oyster Bay in ye Condishtion, yt the Towne now is in, as ye Mill, at Norwake, is Servisable to there Towne:

Nicholas Simkings ffrancis Weeke John Bates Benj: Hubard Hennery Disbrowe John Richbell Rich: Latting

John ffinch

Rob: ffurman Rich: Harcott John Townesand Ju: Jonas Holstead Anthony Wright Nicholas Wright

Matthew Bridgeman Towne Clearke John Townesand Seny John Digeson Thomas Armintage

Oyster Bay ye 29th of October 1664

These prsents, deaclareth, unto all whome it may any wayes Cunseren, yt John Richbell merchant, of Oyster Bay on Long Island, in New England have feremly Sold and delaivered, in prsent posestion, one share of Medo on ye North Side, of ye Towne Joyneing to ye Sea, on ye North Side: & to Hennery Townesands house lott, on ye South Side: & Samuell Andrews on ye West, & to ye Sd John Richbels medo on ye East, end, unto Henery Townesend of ye Sd Towne & place, for Satisfaction in hand Received, in other Medo & by these prsents do bargaine & Sell & Deliver, unto ye Sd Hennery Townesend, his heires Executors Adminstrators or assignes, for Ever, to inioye with out molistation, by mee or any from mee, & doe promis also to give ye Sd Hennery Townesand a Confermation, from him I had it of as witness my hand & Seale, ye day & Yeare first above written

Signed and Delevered in preents of us Matthias Harvy John Vnderhill

John Richbell

I Danyell Whitehead, doe owne & Acknowlidge my Selfe: to be ye party from whom Mr Richbell, had ye above written Medo: & I doe Ratiefy & Conferem: what is above written: witness my hand

Witness: Nicholas Wright

Danyell Whythead

The marke of

Caleb X Wright

Oyster Bay ye last of November 1668 Owned by Nicholas Simpkings yt ye Lot which now Joynes, to Samuell Andrews, is Justly belonging unto Anthony Wright: and Owned by Anthony Wright, yt ye Same lott doeith now belong and is Samuell, Andrews: and his heires for Ever:

Oyster Bay ye Last of November 1668 Given by Alce Crabb unto her Sun Gideon Wright, A Towne Ship, withall previlliges theare unto belonging: ye Towneship above Speacefied is understood to be A pertickeler Townesmans Right:

(p. 22 Old A)—Bee it Knowen unto all men, whome this prent Deede amy any wayes cunseren, yt I Joseph Carpenter, of Muskeeto Cove in ye Province of His Highness: James Duke, of Yorke, have Covenanted Bargened, agreed, & Sold, unto Abyah Carpenter, of Pawtuxet in ye Colloney of Roade Island, in New England, a sertaine percell of land containing Twenty Ackers: ye which Land is lying & being at Musketow Cove & Joyning unto my owne lott, on ye West side of it also I doe owne to have sold, unto ye above Sd Abiah Carpenter, a fifth parte of

three Square Miles, to Inioy as his owne proper Intrest for Ever, I Joseph Carpenter above Sd: doe owne to have freely sold ye Above Sd Lands above Speacefied, unto ye Sd Abiah Carpenter to him his heires or assignes for Ever to have & to hold, as his or theire proper Right & Intrest, haveing received, from ye Sd Abiah Carpenter full Satisfaction, for ye above Sd Lands, I doe freely pass & make over from mee, my heires & assignes, all my right titell & Intrest, unto ye above Sd Abyah Carpenter, his heires & assignes, for Ever quietly to inioy, from mee, or any by or under mee, & this Above Sd act of mine I doe owne to be in full force, & vertue provided ye above Sd Abiah Carpenter, shall cum within three Yeares after, ye date beneith written, & possess ye said Lands, with his ffamely: or Sum other ffamely, in his behalfe, if not to be void & of noe Effect, In witness wheareof I have heere unto set to my hand & seal, In Muskeetow Cove, this 30th of November in ye Yeare of our Lord, 1668: & in ye 20th yeare of ye Rainge of our Soverainge King Charels, ye Seacond, By ye Grace of God King of Englond, Scotland, ffrance, & Ierland, & deffender of ye ffaith &c:

Signed Sealed and Joseph Carpenter O Delivered, in preents of us:

Matthias Harvy Danyell Coles:

Artickles of agreement, made betwene, us ye Towne, of Oyster Bay on Long Island in ye north Rideing of New Yorke Sheere, & John Tompson, Smith: late Inhabitant of Stanford: in New Englond in ye Colloney of Conneghicott whome we ye Towne of Oyster Bay, have taken, in, & Excepted, of: to bee our Smith: & granted a Lott & Previlidge to it, as other perticeler rights have: provided ye above Sd John Tompson, doth mutually & actually: consent & Subscribe to the Agreement & Inioynements, web are as ffolloweth: ffirst yt the lott & previlidge granted to it: to ye above Sd John Tompson: Is his dewring ye time yt he doe Inhabit amongst us: & at his removeall, ye said lott & previlidge belonging to it, is to be Returned to ye Towne againe ye Sd Towne paying ye Sd John Tompson for what Labour hee, bestowed upon ye Sd Lott, Either for building fenceing or Cleareing but if ye above Sd John Tompson, doth dye in ye Towne, or before he doth remove: ofe, of ye above Sd Lott: ye above Sd lott & previllidges whatsomever belongeth to it, is to remaine his Wifes, & Childrens or theirs as theere owne, to have & to hold as theire, owne proper Intrest 21y as we hav Excepted, of ye above Sd John Tompson, to be our smith and Inhabitant 1-(p. 23 Old A)—The Sd Thompson doth heere inraige to Supply ye above Sd Towne, with all Tooles or Such like Nessesaries, as they shall Stand in Neede of befor any other Towne, & to doe ye abovesd Townes worke, as Substantiall &

as Reasonable as we ye Sd Towne, can have it dun by any other Smith
Subscribed in prents of ye Constable
We Overseers, in Oyster Bay ye 17th
of December 1668

Oyster Bay this 29th of June 1668 this present writting declares to all whome it may any wayes cunseren yt I John Townesand, have assigned & made over unto my Brother Thomas Townesand, my house & home lott, in Oyster Bay wthall my right of medoes layd out, or to be layd out, to ye Sd lott, one Sheare of Medoe layd out, by ye Cove, on ye East end of ye Towne, & on Sheare of Medoe at muntinacock lying one ye South side of Coren Creeke, now Capt John Underhill, wthall by right & previlidge, in upland & medoes, layd out, or heere after shall be layd out wth a right of land, layd out, on ye north side, of ye old planting feild so Called, 16 ackers, ranging by land, of Alce Crabs, & also, A lott of land upon hog Island in ye 3d devishtion Number 16: wth ye previlliges, of ye Comon, & benyfits theare unto belonging, of ye premises above mentioned, as other perticeler, Towne rights have, I ye Sd John, have assigned, unto my Sd Brother these prmeses, above mentioned from mee my heires, Sucksesors to him his heires Sucksesors & assignes for ever free from mollistation, from mee or my sucssesor, this doe I owne as my act, & Deede, as witness my hand, & Seale, day & date above written, & in ye 20th yeare of ye Kings Reaine, in ye presents of us Robert Coles John Townesand

William X Bucklar his marke:

Oyster Bay ye 28th of November 1668

This present writing declares yt theare being a gift, of medoes & Lands by my Husband John Townesand, in ye yeare 1660. to his Sun John Townesand, in Lew of Medoes weh hee had of his Sunn, John, which he gave to his Sunn Thomas & for one Share of Medoe upon Hog Island, ye quantitie of weh Land given to his Sunn John in lew of these Medoes, be for mentioned, is halfe a Sheare of Medoe at ye South & Six Ackers at ye Playnes: & one of ye Accomodations, yt his father bought of Danyell, Whitehead, I Elyzabeth, Townesand, mother to ye Sd John Townesand Junr. doe heere make good, what my Husband his ffather gave him, wth ye Conscent of ye rest, of my Children, yt are witneses, of theare ffathers Gift, doe freely & Joyntly, make good to ye Sd John, my Sunn John, his heires Sucsesors or asignes peaseabley, to poses, & Inioye, free from molistation from mee my heires, or Sucsesors, as witness my hand, day & date above written, & in ye 20th yeare of ye Kings Reainge, in ye presents of us

John Tompson William X Bucklars his marke Elyzabeth Townesand

45

Lusum this 21th of December 1668

Bee it Knowen unto all men, whome this preent Instrewment of writting may any wayes cunseren, yt I Robert Williams of ye place above Spacified & in ye North Rideing of New Yorke Sheere, & under ye Patronage & Protection of his Royall Highness James Duke of York: doe by these preents, Acknowlidge, to have, Bargened Sold & made over—(p. 24 Old A)—Upon good Considerations moveing mee theareunto, unto John Townesand of ye abovesd place A Sertaine tract of Land, Containing Twentie Ackers, Bounded one ye North side wth, Robert Coles, Lands & on ye South, bounded wth ye highway, & soe to runn upon A West line & ye East End bounded wth ye Streete, all ye Twenty Ackers lying, as before said, with a Smale peece of Land, upon web his house Standeth, & to make a Yeard, & twelve Ackers of ye playne Land, ioyneing on ye west side of Nicholas Wrights Land, & if it doth not hold out, full twele Ackers theare, I ye abovesd Robert, Williams, doe ingaige to make it good, in an other place, Either in quantitie or quallytie, I ye abovesd Robert Williams doe owne, & Acknowlidge to have sold ye above Specefied Lands, & Previlliges wth free Comonage, for grasing for his Chatels upon ye Land wheare, I now live, & wood & Timber as far forth as my abovesd Land, is capable, to accomadate him, I ye abovesaid Robert Williams, doe heere owne & Acknowlidge, to have sold all ye above Speacefied Lands, & previlidges, unto John Townesand, before mentioned, to him his heires Sucksesors & assignes, from mee my heires Sucssesors Administrar & assignes, to ye abovesd, John Townesand, his heires Sucsesors or Assignes, to have & to hold for Ever, as theare owne proper Intrest & free from molistation from mee or any by mee: this doe I owne as my Act, & Deede, as wittness my hand, day & date above written & in ye twentith yeare of ye Kings, Reainge, Signed Sealed & delivered

in ye presents of us Richard Townesand Robert Coles

Robert Williams O

Lusum this 25th of December 1668 in ye yeare

Bee it Knowen unto all men, to whome this p⁵sent Instrewment of writting may any wayes, Cunseren, yt I Rob^t Williams, of ye place above mentioned in ye North Rideing of New Yorke, Sheere, & under ye patronage & protection of his Royall Highness, James Duke of: Yorke, doe by these p⁵sents Acknowlidge, to have Bargened, Solde & made over, upon good Considerations, moveing mee theare, unto, unto Robert Coles: of Oyster Bay in ye Same Rideing, A sertaine Tract of Land cuntain: Twenty Ackers, bounded one ye South, Side wth John Townesends Land: & soe to runn, upon A West lyne: & bounded one ye North Side wth Richard Townesends Land: & bounded one ye East wth A

highway: & also Twelve Ackers, of ye Playne Land: & also free Comoning, & grasing for, his Cattell, upon my Land, whare I now live & wood & Timber as far forth, as my Abovesd land is capable to acomidate him, I: ye abovesd Robert Williams, doe heere owne & Acknowlidge, to have Sold ye above Specefied Land, & previl: unto Robert Coles, before mentioned, to him his heires Sucsesors & asignes, from mee my heires Sucsesors, Administra & asignes, to ye abovesd Robt Coles: his heires Sucsesors, to have & to hold for Ever as theare owne proper, Intrest, & free from Molistation from mee or any by mee, as witness my hand, day & date, above written & Spacified and In ye 20th yeare of the Kings Reign Robert Williams O

Signed Sealed Delivered

in presence of us Richard Townsend Thomas Townsend

(p. 25 New A)—Oysterbay ye 12th day of ye 11 month 1665 Be it Known unto all men by these presents that I John finch of fairfield on ye Main have Sold Unto John dickenson of Oysterbay on Long Island in the North Rideing, for good Considerations moveing me hereunto all my Meadow and Swamp being five acrees Commoning, & Common Rights that Belongeth to me in Oysterbay I Say I have Sold and by these presents Deliver up all my Right Title & Interest of all the premises above mentioned for full Satisfaction I have In hand Received from me my heirs and assigns to him his heirs and assigns To have and To hold and forever to Enjoye as their own proper Right Title and Interest without molestation of me or any from me as Witness my hand ye day and Year above written Being the Seventeen year of King Charles the Second King of England his Reign as witness my hand and Seal

in preents of Us Henry Townsend Edward Triptree

John finch John finch

29 January 1668

Ane Exchange of Land made by Frances weekes and John Underhill Jur that is to Say ye Said John Underhill doth Resigne up all his Right title and Interest of his Ten acre Lot which joyns Unto Nicolas Rights field unto frances weekes to him his heirs or assigns forever to Enjoye In Lieu hereof the Said frances weekes doth Resigne unto John Underhill abovesd a Shear of meadow, the third Shear at Oak neck Beach upon the Same Conditions abovesd

These doth declare yt I Robert Furman Having in my hands a bill of Robert Williams of Twenty pounds which was for ye

payment of House and Lands which I Sold to the Sd Robert Williams at Hempstead I Robert Furman do own the bill to be Lost and to have Received for ye Bill full Satisfaction In Witness hereof I have hereunto Set to my hand this 2^d february 1668

Robert

furman

Whereas I Robert Williams of Lusum did formerly Sell unto Robert Furman of Oysterbay as by deed may appear Twenty Load of Plain hay Yearly to be Mowed In Liew hereof I do Make Over unto the Said furman a peice of plain Land bounded as follows On ye South west by Nicolas Wrights and so to the widow willis her hollow Upon ye Hill and So upon a Squair Line to huntington woods Lying and being upon ye South Side of ye old Cartway owned by Both to be our True and Real Act this Second of february 1668

Be it Known Unto all men whome this present Instrument of Writing May any wise Concern that I gidian Wright of Oysterbay in the North Rideing in ye Colloney of New York Shire have Covenanted Bargained Sold and Delivered unto Daniel Blyeth of ye abovesd Town and Colloney all my right title and Interest of a lot of Land & all priviledges whatsomever doth now Belong unto it or hereafter Shall Belong unto it the which Lands above Spacified I did formerly buy of Joseph Halstead A Townsmans Right only I do reserve unto my Self out of the abovesd Purchase a Shear or Right of Land at hog Island and all meadows Belonging to it the abovesd Lands only what I have Excepted I do own to have Sold from me my heirs and assigns forever unto the Sd Daniel Blyeth to him his heirs and assigns forever To have and To hold as his or their proper Right Title and Interest free from all or any Molestation whatsomever from any person or persons—(p. 26 New A)—WHATSOMEVER Mollesting the Sd Blyeth in his peaceable and Quiet Enjoyment having in hand Received full Satisfaction from ye abovesd Blyeth I have hereunto Set my hand and Seal this 1th of february 1668 and in the Twenty Year of ye Reign of Our Sovreign King Charles the Second by the grace of God King of England Scotland france and Irland &c

Signed Sealed and delivered

Gidian Wright O

In the presents of us Mathias Harvy

Mathias Harvy John Tompson

See page 259: Voyd.

Be it known unto all men whome this present deed may any ways Concern that I Thomas frances of Setockit on Long Island with in the Teritories of His Royal highness James Duke of York have Covenanted Bargained Sold & Delivered unto Richard

Latting of Oysterbay a Certain Tract or parcell of Land Lying and being at Muntinecock and in quantity One hundred and thirty Acres the which Lands above Spacified doth Lye on ye West Side of John Dyers Lot the abovesd Lands I Do own to have Sold from me my heirs and Assigns to ye above said Richard Latting his heirs and Assigns forever, To have & To hold as his or their proper Right Title and Interest and do own to have received of the abovesd Richard Latting full Satisfaction for the above Spacified Lands and Commoning and do also Ingage my Self to defend the abovesd Richard Latting in his Quiet and peaceable Enjoyment from Any person or persons Molesting the Sd Richard Latting in his Quiet and peaceable Possession and this is my Real act I have here unto Set to my hand and Seal in Oysterbay this 20th of Apriel in ye Year of our Lord 1669 and in ye 21th year of the Reign of Our Sovrign King Charles the Second King of England Scotland france and Irland defender of the faith

Signed Sealed and delivered
In preents of us
Mathias Harvy
John X Robbins
his mark

Thomas X Frances O his mark

Be it Known unto all men Whome these present deed of Sale may any ways Concern yt I Thomas Frances of Setocket on Long Island within the Teritories of his Royal Highness have Covenanted Bargained Sold and Deliverd Unto John Coles of Oysterbay on long Island a Certain Tract of Land Lying and being at Muntinecock And in Quantity Sixty Ackers of Land being bounded on the East with william Simsons house (lot) and So to run Southward the which Lands I do own to have freely Sold from me my heirs and assigns unto ye above Said John Coles to him his heirs and assigns forever To have and To hold as his or Their proper Right Title and Interest I do also Ingage me my heirs and assigns to defend ye abovesd John Coles his heirs and assigns from any person or persons Whatsomever — (p. 27 Old A; p. 26 New A)—which Shall molist Or hinder ye above Sd John Coles, or any of his, in theire quiet posestion, of these Lands, above Speacefied, & haveing received for ye above Sd Lands, full Sattisfaction, to my Cuntent, of ye above Sd John Coles I have heere unto set to my hand & Seale, Oyster Bay, this 3th day of May in ye Yeare of our Lord 1669 & in ye 21th Yeare, of ye Rainge of our Soverrainge, King Charels ye Seacond, King of England Scottland ffrance & Ierland, & deffender, of ye ffaith it is to be understood though not Exprest. above, yt I doe sell, to ye above Sd Lands Conanages & all other previlliges what som Ever

49

Signed Sealed and deliverd, in prents of us Matthias Harvy
William X Risbie his marke
John Ruddocke

Book A

Thomas X ffrancis O

(p. 27 Old A; p. 27 New A)—Bee it Knowen unto all men by these presents, yt I Abyah Carpenter of Pawtuexet, in ye Coloney of Roade Island, doe assigne & make over my hole, right and titell of Land, at Musketow Cove to Joseph Carpenter, of ye Same place, above Mentioned, and to him and his for Ever, witness my hand this being ye 14th of June 1669

Abiah Carpenter Witness our hands
John Townesand
John Tompson

Oyster Bay ye 5th of July 1669

ffriends & Nighbours of ye Towne of Huntington Wee once more desier you in a Loving & friendly way, to forbeare Moweing of our Neck of Medoe, w^{ch} you have, presumptiosly mowed, these Seaverall Yeares, & if after soe many friendly warnings you will not forebeare you will force us your friends & Nighbours to seecke our Remedie, by a dew progress in Law, not Else, but Resting your friends, & Nighbours, by mee, for & in behalfe of ye Towne of Oyster Bay

Matthias Harvy Towne Clearke

(p. 28 Old A)—Bee it Knowen unto all men whome this present Deede of Sale may any wayes Cunseren, yt I Mosis ffurman, Inhabetant of Oyster Bay, wihin ye Territories of his Royall Highness James Duke of Yorke, have Covenanted Bargeind Sold & delevered, unto Thomas Marting of Oyster Bay, halfe of my home lott, ye North Side, & also halfe of all my Lands, which belongith, now unto mee, within ye Towne of Oyster Bay, or heereafter shall belong unto mee by vertue of this said lott, which I now poses, & also halfe of all my Land on Hogg Island, ye above Sd Lands I doe owne to have sold, withall privilidges theare unto belonging, unto Thomas Marting of Oyster Bay, to him his heires & assigne for Ever, to have & to hold, as his or theire owne right title & Intrest, also I doe ingaige, mee my heires & assignes, to deffend & maintaine, ye forsd Thomas Marting his haires & assign in his or theare quiet posestion, from any person or persons hindring or molesting him, & haveing received, full Satisfacttion of ye afore Sd Thomas Marting, for Every part & parcell, of ye Above Speacefied Lands I have heereunto

set to my hand & Seale, in Oyster Bay, this 12th of July in ye Yeare of our Lord 1669 And in ye 21th yeare, of ye Rainge of our SoverRainge Charels ye Seacond, King of Englond Scotlond ffrance & Ierland &c

Signed Sealed and delivered in preents of us Matthias Harvy
Thomas Townesand

Mosis ffurman O

This p'sent Instrewment of writting Deaclareth to all whome, it may any wayes cunseren, yt wee John Tompson & James Cocke, both of Oyster Bay have made an Exchange, of Lands Each with of other, ye Medoes wch is layde out to mee, at Oake Neck by ye Towne of Oyster Bay: I doe resine up all my right title, & intrest, unto James Cock, for Ever, & In lew theireof, I James Cocke doe resine, all my right titell & intrest, unto John Tompson of my Boges to ye Westward, of ye three runs wth ye Swampe & a pole of upland, Joyning to ye Swampe, & A peece of medo Within ye fence at Hog Island Joyning to Samuell Andrews Medo:

In Witness heereof, as our Reall Acts, wee have heere unto set

to oure hands In Oyster Bay this 18th of August 1669

John Tompson James X Cocke his marke

(p. 29 Old A; p. 28 New A)—Whareas m^r John Richbell, hath made A Deede of Sale, unto one Latemore Sampson, of Seaverall percels, of lands wthin ye bounds, of our Towne, of Oyster Bay, wee ye Towne of Oyster Bay, for good, Considerations, moveing us theare unto, doe make our Leagall protest, against, ye Deede of Sale, which m^r John Richbell, hath made unto ye A for said Latemore Sampson: Oyster Bay ye last of July 1669

 $(p. 29 \ Old \ A; p. 29 \ New \ A)$ —May ye 7th 1669 Know all men whome this may or shall cunseren, yt I Mathew Pryer of Killingworth, neare Oyster Bay upon Lon Island, & in ye Countie of New Yorksheere, doe by these preents acknowlidge to have sold, & freely granted & made over unto Richard Townesand, of Oyster Bay upon Long Island, in ye Countie of New Yorkesheere, & under ye patronage & Ptection of his Royall highness James Duke of Yorke, on halfe Sheare of Medo lying & being part of Oyster Bay South Medoes & whareas ye Towne of Oyster Bay have not at preent: devided to Every man his parte or right: of ye forsd Medoes; wee cannot Speacefy in this, ye quallyty quantytie or bounds theireof but I doe heereby owne yt I have sold, him halfe a Sheare as abovesd by vertue whareof hee ye said Richard Townesand: have right, to mowe & make use of any, of ye abovesd medoes: as far forth as is abovesd, Right, is to be considered, & when ye Towne of Oyster Bay doth

see cause: to lay out to Every man his right in perticeler, of ye forsd Medoes I doe ingaige yt hee ye Sd Richard Townesand, shall have halfe A Sheare laid out to him: According to what is Commonly, Accounted & goeith under ye denomination of halfe A Sheare, Amongst ye Purchasers & Inhabetants, of ye above Sd Towne: without fraud or deacept, all wch medoes befor Expressed, I ye Sd Mathew Pryer doe acknowlidge to have sold granted & made over, unto ye Sd Richard Townesand, his heires Susksesors, or assignes from mee my heires Sucksesors & assignes: peaceably to posses & Inioy, for Ever: free from all molestation from mee my heires Executors Sucksessors or assignes: & doe by these presents ingaige, to make good ye premises: to him. ye Sd Richard Townesand his heires Sucksessors or assignes, aforesd: Against all playes or pretences whatsomever: I haveing received full Sattisfaction from him ye said Richard Townesand, for ye abovesd Medoe: as Witness my hand & Seale, ye day & date above written, & in ye 21th yeare of ye Rainge of our King, Charels ye Seacond: Mathew Pryer O

Signed Sealed & delivered in ye preents of us Robert Williams

John Underhill Junny^r
(p. 30 Old A)—LueSum ye 7th of September 1669

Bee it Knowen unto all men whome this preent Instrewment of writting may any wayes cunseren: yt I Robert Williams of ye place above Speacefied, Neare Oyster Bay on Long Island, in ye North Rideing of New Yorke sheere, & under ye patronage & protection of his Royall Highness James Duke of Yorke, doe by these presents Acknowlidge, to have Bargened Sold & made over, upon good Considerations moveing mee theireunto: to Richard Townesend of ye abovesd place: A Sertaine tract of Land, Cuntaineing Twentie Ackers, bounded on ye South side wth Robert Coles Land, & soe runing upon a West line, bounded on ye northside wth ye Comon, bounded on ye East end, wth ye highway all ye Twentie Ackers lying, as beforesd wth a Smale percell of Land, upon weh his house Standith, being bounded by mee Robert Williams, upon ye day of ye date heereof: I ye abovesd Robert Williams, doe owne & Acknowlidge to have sold, ye Above Speacefied Lands: with free Comonage for grasing for his chattels, upon ye lands whare I now live, & wood & timber for his use as far forth as my abovesd lands, is cappable to AccomAdate him. ffurther I doe Acknowlidge to have sold unto ye abovesd Richard Townesand, A percell of upland, cuntaining fifteene ackers more or less: being bounded by ye forsd Land on ye South Side & bounded on ye North & Nore West: by ye lyne weh Nicholas Wright, Samuell Andrews: & Henery Townesand run by, ye order of ye Towne of Oyster Bay, as a line of Devish: and ye

East End, is to range streight wth ye front, of ye forsd 20 Ackers: further I doe Acknowlidge to have sold, to ye Above said Richard Townesand, Twentyfive ackers of plaine land: & hee hath free Liberty granted him by these preents, to take it in two percels if he seeith cause any whare upon ye west & Southwest side, of ye path yt goeith from my house to Jereco hollowes, as also he have Liberty, to chuse, Such as hee thinks best for his use, provided hee Chueseth & taketh it up, beyound ye tope of ye hill upon or Neare ye browe theareof, these abovesd Lands & previlliges, I ye abovesd Robert Williams doe owne to have sold, unto ye abovesd: Richard Townesand, his heires Sucksessors & assignes, as his or theires, to have & to hold as theire owne proper intrest: free frome mollistation: from mee or any by mee, I say I have sold, all those above, mentioned, Lands & previllig: to ye bovesd Richard Townesand. his heires Sucksessors & assignes: from mee my heires Sucksessors & assignes: for Ever to have & to hold as theire owne proper intrest: as witness my hand ye day and date above Speacefied, & in ye 21th yeare of ye Kings Rainge Signed Sealed & Delivered Robert Williams O

in ye p^rsents of us:
John Townesand
Hannah (H) Townesand
her marke

(p. 31 Old A)—This Bill bindeth mee Richard Latting, mee my heires & assignes to pay or cause to be paid, to Benjamen Hubard his heires or assignes for ye use of his Medo which I have from him, as by Lease may appeare I say I doe ingaige to pay to ye Sd Hubard, two Suffishtient Buck Skings well drest, at or before a munth after Michalmas, next insewing ye date heereof: & also I doe ingaige to pay to ye Sd Hubard fifteene shillings yearely, after ye rate of wheat 5s. # bushell, & Indian 3s. # bush: & this payment to beginn at the end of two years after ye date beneith written, & soe to Cuntinew dewring ye said Hubards life & yearely to be payd in to ye Sd Hubard, at his house at Oyster Bay by mee ye Sd Richard Latting at or before ye last of October in Every Yeare, & I doe also Ingaige to let ye Sd Hubard have what grass hee shall want yearely for his Chattels, at ye South Pvided, if ye Sd Hubard shall not have a nufe for his owne Cattell upon his owne Medo heere at home & in case ye Sd Hubard shall be at ye South when I am thare to mowe hee shall have Liberty to take his Choyce Pvided hee mowes it togeather & this is my Lawfull act I have heereunto set to my hand this 28th Jany 1666 & in ye 18th yeare of our Souvrainge King Charels ye Seacond

Signed in ye preents of us Matthias Harvy Nathaniell Coles

Richard (L) Latting his marke

Bee it Knowen unto all men whome this my Deede of Sale may any wayes Cunseren yt I James Cocke of Muntinacock neare Oyster Bay wthin ye Colloney of his Royall Highness James Duke of Yorke have Bargened Sold, & Delivered unto Hennery Townesend of Oyster Bay & of ye same Colloney yt parte of ye Lott which I Bought of John Digeson, which is two theirds & a Tenn acker Lott, and a Six Acker Lott lying on ye west side of ye three runs and ye three runs Swamp with all comons and commonages belonging unto me wthin ye Boundes of Oyster Bay only I doe Except and reserve unto myselfe my Commons of Oake Neck, Pine Island & Hogisland and also all medoes, I reserve to my selfe I James Cock aforesd doe owne to have sold from mee my heires & assignes ye above percels of Lands mentioned, unto Henery Townesand to him his heires & assignes for Ever, to have and to hold as his or theire proper right title & intrest & doe by these presents ingaige myselfe my heires & assignes for Ever to defend ye Sd Hennery Townesend or any of his in theire quiet & peaceable posestion of Every part or percell of those Lands which I have sold him & haveing received of Henery Townsend to my cuntent full satisfaction for ye above mentioned Lands I have heereunto set to my hand and Seale, as my true & reall act in Oyster Bay this last of Decemb in ve yeare of our Lord 1669 & in ye 21th yeare of ye Rainge of our Soverraing King Charels ye Seacond King of England Scottland ffrance & Ierland

Signed Sealed & delivered in preents of us Matthew Pryer William X Risbie his marke

James X Cock his marke

(p. 32 Old A)—Jannry ye 28th 1669

Layd outt by Samuell Andrews & Matthias Harvy unto Samuell Andrews Twentie Ackers of Land Containing in Length Sixty and Seaven pole & bredth fortie & Eight ye Sd Land is joyning unto his forteene Ackers web was layd out to him formerly, More six ackers Layd out to him, lying & being & Joyneing one ye Southside of his feild which is now in fence.

Oyster Bay ye 24th of Decemb: in ye Yeare 1667 (New A gives it 1668) Bee it Knowen unto all men to whome this prent Istrewment of writting may any wayes cunseren yt I John Underhill Juny of ye place before mentioned in ye north Rideing of New York Sheere, & under ye Patronage & protection of his Royall Highness James Duke of Yorke upon good Considerations moveing mee heere unto, have Bargened Sold & made over unto Thomas Townesend of ye abovesd place my house & home Lott in Oyster Bay wth Six Ackers of ye Playnes & all my right

of Commons & previllidges theireunto belonging, web Aprertaine unto ye Abovesd House & Lott, only ye Medoes yt belong unto ye abovesaid house wth my Right of Land upon Hogg Island Excepted, I say I have sold unto ye Abovesaid Thomes Townesend my House & Lott & Comons & playnes as before Exprest to him his Heires, Sucksessors or Assignes freely to have and to hold for Ever from mee my heires Sucksessors Administra or Asignes as his or theire one proper intrest: free from mollistation by mee or any from mee haveing Received full Satisfaction for ye above mentioned prmises as upon Bill Exprest: I ye abovesd John Underhill doe owne to have sold all my right of Lands yt doeith belong or heereafter may belong to ye above mentioned House and Lott only what is before Excepted & doe ingaige to give ye Abovesd Thomas Townesend quiet Posestion ye first day of May after ye date heereof of ye above mentioned house & Lands & to leave ye House & ffences in as good Repaire as when I Sold it him, as witness my hand, day and date Above written & in ye Twentith Yeare of ye Kings rainge Signed Sealed and John Vnderhill Juny Deliverd in preents of us Joseph Weekes

John (J) Weekes his marke:

Bee it knowen unto all men whome this my Deede of Sale may any wayes cunseren yt I Benjamen Hubard of Oyster Bay on Long Isld within ye Colloney of his Royall Highness, James Duke of Yorke have Bargened Sold & Delivered unto Josias Latting of ye abovesaid Towne & Colloney all my right title & intrest of Lands housing fences & Orchards, whall previllidges whatsomever: doeith theire unto or heereafter shall any wayes belong unto it, I say I Benjamen Hubard for good Considerations—(p. 33 Old A)—Moveing mee theireunto, have freely Sold, from mee my heires & assignes, forever, ye above mentioned Lands, wthall previlliges theire unto belonging; unto ye Aforementioned Iosias Latting to him his heires, & assignes, for Ever, to have & to hold, as his or theire right, & interet, & doe freely by this act of mine, owne this Accomadations, wthall rightes theereunto, belonging, to bee freely ye abovesd Josias Lattings, & his heires for Ever: after my Deacease, but dewring my life, I doe reserve ye abovesd Lands wth ye previllidge, theire unto belonging, for & unto my use & beehoofe, & after my deacease, I doe owne, all my right title & intrest; weh I doe now posess, of Lands houseing, & Orchards, & all other previllidges, in Oyster Bay: to bee Josias Lattings to him his heires & assignes for Ever, alwayes provided. yt this Deede of Sale, of mine, Shall not take place, in reference to any Purchas, yt I ye Said Hubard, shall make after ye date beneith written, & haveing received full sattisfaction to my Cuntent, from Josias, for ye abovesaid Lands, I have heereunto

Benjamen Hubbard O

set to my hand, & Seale. in Oyster Bay, in ye yeare of our Lord 1669 & one ye 3th day of Jannewary, & in ye 21th yeare, of ye Rainge of our Soverrainge Lord, Charels ye Seacond King of Greate Brittaine, ffrance & Ierland.

Signed Sealed and

Delivered in preents of us

Matthias Harvy John Tompson

ffebrewary ye 3th day 1669 ye Estate of Daniell Blyeths left behinde him, when, hee went out, of Our Towne,

	£	S	d
To 24 bush of Indian Coren at 3s # bush.	03	12	00
To one Sow	01	05	00
To two hoggs at 35s. # peece	03	10	00
To A Broad Axe	00	12	00
To two Blancketts	01	00	00
To 1 peck & 1/2 of Solte	00	02	03
To 5 lb. Sheepes Wooll, at 2s. #9 lb.	00	10	00
by Thomas Marting	02	17	00
To 2 bushels pease & 1 peck: pease	00	09	00
ye Totall Sum is	13	17	04

(p. 34 Old A)—Debts paid out to Seaverall Peopell, out of ye Estate of Danniell Blyeths by Order of ye Courte ♥ mee Rich: Harcott Constable, Oyster Bay ye 3th of ffebry 1669

	£	S	d
To Matthias Harvy	03	05	10
To Thomas Townesend	00	13	00
To Josias Latting	01	01	04
To Mary Latting	00	11	00
To Samuell Andrews	02	00	06
To Simon Lane	00	05	05
To John Rudick	00	13	06
To ffrancis Weekes	00	08	06
To Mosis ffurman	01	08	10
To Samuell & Robert ffurman	00	07	10
To Richard Harcott	00	17	08
To Anthony Wright	00	03	00
To Henery Townesend	00	11	03
To John Robings	00	14	04
To John Tompson	00	08	01
ye Totall Sum is	13	10	01

Know all men by these preents, yt I Thomas Powell, of Huntington, upon Long Island, in Yorke Sheere, husbandman, Attur-

ney, to Mr Thomas Mathews merchant, have for A valeable Consideration, in hand paid, have Bargened Sold, & doe by these prsents Bargen, & Sell, & make over unto, Joseph Ludlum of Oyster Bay on Long Island Cooper, all ye right titell, & intrest, yt Mr Thomas Mathews Merchant, have or Ever had in two Lotts, Sittuate & Lying in Oysterbay ye Lotts of Samuell Andrews on ye East side, & ye Swamp of ye Sd Samuell Andrews on ye west ye frunt North, to ye highway, & ye South to ye Woodes in Comonage: boeth ye aforeSd Lotts, I ye aforeSd Thomas Powell, Atturney to Mr Thomas Mathews merch: doe by these preents, Alinate & Estrainge, from us our heires, Executre Administre & assignes: I say all our right title & intrest, in & unto ye aforesaid Joseph Ludlum, his heires Executors Administra, & assignes to have & to hold for Ever & I doe also ingaige my selfe, my heires & assignes, to save haremles & indemnified, ye aforesd Joseph Ludlum: his heires & assignes, from any Pson, or persons who may or shall lay any Clayme, or titell, to ye aforesd Lotts, or any parte or percell theireof: weh Lotts ware formerly, in ye tennor, Joseph & Benjamen Smith, from them Extranged, to Danyell Whitehead from thence to Mr Thomas Mathews, Merchant, for ye true performance heereof I have heereunto set to my hand this one & thertie day of Jannry, in ye one & twentith of ye Rainge, of Charels ye Seacond, of England Scotland ffrance & Ierland, King & in ye Yeare of our Lord 1669

Signed and delivered in preents of John Weekes John Wood Joseph Baiely Rers.

Thomas Powell

(p. 35 New A)—Oysterbay 26 of februrary 1669
Laid out unto John Dickenson by Frances Weekes and Mathias
Harvey Seven acres of Land Lying and Joyning on ye Westard

Side of ye Second Run going to Huntington being in Length 34 pole and in Bredth 33 pole and bounded with ye Southeast Corner five pole on ye East Side ye Run wth white Oake on ye Southwest with a black oake ye Northeast a Small chestnut ye Norewest wth a great chestnut tree

26th Laid out unto Richard Harcot by Frances Weekes and Mathias Harvy five Acres of Land Lying and being on Coveneck where the wolf pit now is being in Length 32 pole and in Bredth 25 pole

These are to declare to all whome it may any ways Concern that we Joseph Weekes and Moses Furman Both of Oyster bay have made an Exchange of Lands on hog Island that is to say I Joseph Weekes do freely resigne Up unto Moses furman all My right Title and Interest of ye first and third Lot on ye Calf

pasture to him his heires and assigns forever quietly to poses and I Moses Furman do Likeways resigne up Unto Joseph Weekes all my Right Title and Interest of ye Lot of Land which now lyes between ye widow Townesends Lot and Gideon Wrights Lot to him his heirs or assigns forever Quietly to possess and this our Real acts we have hereunto Set to our hands In Oysterbay this 14th of march 1669

> Joseph Weekes Moses Furman

Bargained Sold and delivered unto Joseph Ludlum one acre of Land Joyning unto the two Lots which is now his which were formerly Mr Methewes having for the Sd Land received full satisfaction I have hereunto Set my hand in Oysterbay this 28th of Apriel 1670

Thomas Townsend

These Lands is owned by ye Town of Oysterbay to be Justly due unto Antoney Wright which are here beneath Mentioned his home Lot Containing Six acres above with ye Streat on ye East and on ye South and Sam: Mathews on ye north and his Brother Peters on ye West and one Ten acre Lot Bounded with ye Common on all Sides and Lying near the Bridge at ye Beaver Swamp More on Ten acre Lot near Nicolas Wrights and John Dickensons fields bounded with a little Swamp On ye Southeast and Toward the mill River head at ye North and ye hills on ye west and Towards the Highway On ye East Two Shears of meadow being bounded on ye West Side with ye highway parte: and Nicolas Simkins and Nicolas wrights Land on ye North and One ye South with Peter wrights meadow and two Lying beyand ye Beaver River of Meadows Shears bounded wth Nicolas Wrights on the West Side and Mathias Harvy on ye North Side

(\$. 36 New A)—BE IT KNOWN unto all men by these presents: that I Nicolas Simkings of Oysterbay on Long Island In the north rideing in Yorkshire for good Considerations moving me hereunto do by this Confess to have fully and absoluly Sold and Delivered Up in present possession all my right Title and Interest of my now dwelling house in ye Sd Oysterbay & house lot withall the fences that now is and Twenty four aple Trees bearing fruit one pair tree and one Shear of meadow being and bounding on ye Sea on the northend and A highway on ye Southend and Antony Wrights Meadow on ye East Side and Richard Crabbs Meadow on ye West Side and my Shear of Swamp on ye East Side against my house it is Intended ye Eastside of ye Street against my house unto Alice Crabbs of ye above Said Town and Rideing, for Satisfaction in hand I have allready Received the Sd house Lot is Bounded with a highway on ye north Side and a Highway on ye Eastend, Benjamin hub-

ards house Lot on ye South Side and Nicolas Wrights house Lot on ye westend, I say I have Sold and delivered up all my right Title and Interest of all ye above mentioned particulars of House and Lands With Trees and fencing as above Said from me my heirs Executors or assigns unto ye aboveSd Alice Crabb her heirs Execut^{ra} or assns To have and To hold as their own proper Right and Interest and do Ingage to make good ye Sale of all ye above mentioned premises against any Claime or demands of any person or persons and to Give her ye Sd Alice Crabb or her assigns Quiet and peaceable possession of all the above Mentioned premises & to Injoye it without Molestation by me or any from me in the 19th Year of ye Reign of Charles the Second King of England as Witness my hand and Seal this 11th of february 1669 in Oysterbay

in presents of us Henry Townsend Caleb Wright Nicolas Simkins O

Sold by Samuel weekes of Oysterbay unto John Underhill Jur of Killingworth a Shear of meadow Lying and being near Oak neck Beach and bounded with A creek on the North Lattemore Sampsons on ye South on ye East a Creek and on ye woods ye West bounder I Say Sold by me to ye Sd John Underhill forever to him his heirs and assigns forever As Witness my hand this Second day of december 1670

Samuel Weekes

I nicolas Simkins of masketicove do own to have Exchandged a Shear of meadow With John Underhill Ju^r of Killingworth ye Sd meadow Lying and being at Beaver Swamp: for ye Said Meadow I do own to have received full Satisfaction In a half Shear of meadow at ye South In witness hereof I have hereunto Set to my hand this 2th of december 1670 Owned by John Underhill this Exchange to be good and Lawfull

Nicolas Simkins John Underhill

Impr:—Lands belonging unto John Dickinson Sej^r of Oysterbay to his own proper right Twenty Acres by the right of John finch Twenty Acres by James Cock

Ten acres by Alce Crabb five acres and one acre upon account of the Six acres Lot I these Lands Lying alltogether and bounded Nicolas wrights Lands on ye East Side, ye South bounder is ye Common, upon ye West ye Common, upon ye north part a lain between, Antoney Wrights Land and ye Said John dickensons Land and on ye northwest part a lain between Antony Wrights Swamp and ye aboveSd Land ye narrowest part to be Six pole wide ye Slipe of meadow that Lyes between Alce Crabbs

(p. 37 Old A)—I Gedion Wright of Oyster Bay, doe owne, to have Exchanged my Sheare of Medoe at Beaver Swampe web was formerly my ffathers, ye Sd Sheare of Medoe I have Exchanged wth John Vnderhill Juny of Killingworth, for a little Sheare of Medoe at ye Beaver Swampe, being ye 19th Sheare, on ye East side of ye Creeke: & one Sheare of Medo at Hog Island, at ye great Medoe ye Sd two Sheares of Medo, I doe owne to be Gideon Wrights, in Exchange for a Share of Medoe. which I have of him at ye Beaver Swampe ye Sd Medoes is owned, by us to be Exchanged, from us to Each Other for Ever from our heires & assignes and this as our Reall acts we have heereunto set to our hands in Oyster Bay this 10th of Apriel 1671 John Vnderhill

Gedion wright

Richard Harkcot O

Know all men by these preents yt whareas Jonas Holstead formerly in ye North Rideing of Yorkesheer upon Long Island did Demise grant & Sell unto Richard Harkar of Oyster Bay aforesaid his heires Execu: & assignes forever a whole share of Land, lying upon Hog Island in Oyster Bay abovesd as by a bill of sale bareing date ye 13th day of may in ye 18th yeare of ye Rainge, of our Soveraigne King Charels ye Seacond, &c: may & doth more at Large appeere, Know ye Sd Richard Harker for & in Considera: of divers good Causes him theire unto moveing hath Demised granted, alinated Sold & Estranged, from him his heires, Execu: Adm^{ts} & assignes, unto John Tompson of Oyster Bay aforesd his heires Execu: Adminis: & Assignes for Ever, one lott of ye aforesd Share of Land: being ye third, Devisio[n] in Nunber wthall imunityes rights & previlidges, belonging in ye Sd: Lotts, to have & to hold posess & inioye, for him ye Sd: John Tompson, & heires for Ever more, wthout lett truble, eviction or molistation, of any person or persons, whatsomever, in witness whareof, hee ye Sd Richard Harkar have heereunto, set his hand, & Seale this 8th of November in ye 22th yeare of ye Rainge of our Soverrainge Lord Charels ye Seacond by ye Grace of God King of England, Scotland ffrance & Ierland, deffender of ye ffaith &c & in ye Yeare of our Lord, God, 1670 The above mentioned Lott Bounded wth ye Lott of Samuell Andrewses on ye South Joseph Holstead, on ye North wth a way on ye East & west Ends

Signed Sealed and delevered in ye presents of us

Samuell Messenger

Nich: Eedes

Assigned by mee John Tompson, of Oyster Bay, all my right title & intrest of ye wthin written Deede, unto Mathew Pryer of Killingworth I say assigned by me unto him his heires & assignes,

for Ever to have & to hold for Ever, free from all molistation of any person whatsomever, & haveing received, full Sattisfaction from ye Sd Mathew Pryer for this my within written Deede, I have heere unto set to my hand & Seale as my true & reall act, in Oyster Bay, this 25th Aprill 1671 & in ye 23th yeare of his Majesties Rainge John Tompson O

Signed Sealed and Delevered in presents of us Matthias Harvy

John Coles:

Bee it Knowen unto all men, whome this preent Instrement of writting may any wayes cunseren yt I Gideon Wright of Oyster Bay: in ye North Rideing, & of ye Colloney of New Yorke Sheere have Covenanted Bargened Sold & delevered, unto John Tompson of ye aboveSd Towne & Colloney, two lotts on Hog Island Bownded as followeth ye first lott bounded, being two Ackers more or less and in ye first devisition, on ye South by Samuell Andrewses lott on ye North by Samuell Weekes, on ye East & west wth ye highways & on ye west wth Rich: Crabbs Medoe, ye other lott bounded, on ye South wth Richard Harkors on ye East wth a highway, on ye west a highway: on ye North near ye fence Being three Ackers these two lotts being bought, by mee Gideon Wright—(p. 38 Old A)—Gidean Wright of Joseph Holstead, I doe owne to have, freely Sold from mee my heires & assignes to ye abovesd John Tompson his heires & assignes, to have and to hold for Ever: as his or theire proper right titell, & Intrest & doe ingaige myselfe my heires & assignes to deffend, to ye Sd John Tompson, his heires or assignes, in ye quiet peaceable inioyment, of ye above Speacefied Lands, from all or any person or persons laying clayme, to any parte, or percell, of ye abovesd Lands onely high wayes Excepted, web I doe not sell ye abovesd Lands I doe owne to have received full Sattisfaction, in hand all redie received, & doe as my lawfull act set to my hand & Seale, this 1th ffebrewary 1668, & in ye 20th Yeare of our soveraigne King Charels ye Seacond by ye Grace of God, King of Englond Scotland ffrance & Ierland, Deffender of ye ffaith

Signed Sealed and delevered in preents of us Matthias Harvy John Coles

Assigned by mee John Tompson of Oyster Bay all my titell & intrest, of this within written Deede, unto Mathew Pryer of Killingworth, I say assigned by mee John Tompson, from mee my heires & assignes for Ever unto Mathew Pryer, to him his heire & assignes for Ever to have & to hold for Ever free from

Gideon Wright O

all molistation of any person whatsomEver, & haveing received full Sattisfaction, from ye Sd Mathew Pryer, for this my within written Deede, I have heereunto sett to, my hand & seale as my tru & reall act, in Oyster Bay this 25th Aprill 1671 & in ye 23th yeare of his Majesties Raigne
Signed Sealed and

John Tompson O

delevered in p^rsents of us Matthias Harvy John Coles

These preents deaclareth unto all whome it may any waves cunseren yt I Elyzabeth Townsend Wido of ye Late deaseased Richard Townesend, of Lusum neare Oyster Bay in ye North Rideing on Long Island wth ye advise & consent of my Husbands Brother Henry Townesend, & John Townesend his Cussen, of ye abovesd place, doe consent & agree to devide & parte, my Estate, as ffolloweth, being made Executra by ye Governors order, because noe will was made by my Husband, theire for it is Ordered & agreed, yt I am to have my house I now poses & house plott, wthall ye Land I now poses belonging, to it fenced, & brooken up & improved, & soe much more westward Joyning to ye reare of it, to ye Sum of fifteene ackers, wth medo at South & Plaine, dewring my life, But ye rest of ye woodland my Husband bought of Robert Williams, is to be my Sunn John Townesend, when hee cums to Eage Except Six ackers I reserve for a daughter, if I see cause but after my deasease my Sun Richard Townesend now Twelve weekes old, is to have my house: & house lote & ye house plote wth ye Orchard, yt now is, & soe much land at ye Reare of it westwards, to ye Sum of fifteene Ackers all of ye first purchas of ye Sd Robert Williams, & at my desease then my sunn John Townesend, abovesd is to have all ye Lands reamaineing, of ye first & Seacond Purchas Except Six Ackers, I reserve for a daughter, as abovesd & ye other halfe of ye house plott, above Excepted, to build on it if hee see cause, but it is to be understoode yt ye said Six Ackers on ye north side of ye last Purchas & then all my Husbands right of Medo, & plaine is to be devided betwee my two Suns John & Richard Townesend for theire owne proper right, & intrest for Ever, but if Either of them dye under adge his liveing Brother is to poses & inioye, ye deseaseds, Lands, as his one proper right but if I see cause, tenn ackers of plaines, is to be my Sunn John when hee Cume to adge to poses & inioye as ye other woodland, abovesd And to my abovesd Husbends two Eldist daughters Dinah & Leah, I doe give & by this deliver in present posestion, for their parte of theire fathers Estate two young horses three years old a peece, & two, two yeare old heffers two Cushings two feather pillowes two Coverlids a white wrought petticote & bareing blankets all to be devided between them two & ye twenty Ackers of land



wch ye towne of Oyster Bay did give to therire ffather I doe also give and Confirme unto ye Sd Dinah & Leah for theire owne proper Right & Intrest but if ye Sell it I Desier it for my Sunn or my Brother John Wickes or any of ye above menshoned persons may have Knoledge and Refusall of it giving so much as another will for it: and to my three youngest daughters hannah and deliverence & mary I give in present posession one three year old bay mare that is in Consideration of a colt—(p. 39 New A)—A Coalt their grand father weeks give them at present to run thairof but all ye rest of Bedding goods and household Stuff with the rest of horse and Cattle are to remain in my hands for my Use and Comfort towards ve Bringing up of my Children being but young and Tender I do not Know but it may be all Spent in bring them up the Estate being but small therefore to Engage to Give portions to them I mean to my own three Youngest Daughters Hannah Mary and Deliverance it is hard to me to promise and Engage Least that I have may be Spent in bring them up but I do by this promise and firmly Engage that if I marry or goe out of this Jurydiction in way of removall to give and Invoise of all moveables as household Stuff goods & Chattles Unto my husbands brother Henry Townsend and his Cousin John Townsend who are Chosen by me being Related to the Children and my Brother John weeks if he Comes to dwell here in this Jurydiction for OverSeers but if he cannot come here then ye Sd Henry Townsend and John Townsend may act as overSeers beteen ye Children and my Self but if one or both of them dve and all or Some of them I mean my Children under age that then those Children have Liberty to Chuse one or mor as need Shall require provided ye Inhabit in this Jurydiction for their overseers that then ye Sd OverSeers yt yn are Extent are to be Chosen as abovesaid to take ye Invoise if ye Like it or take another themselves if the please that I may then have my thirds out of all the moveables goods and Chattles and ye other Two thirds is to be divided amongst my three daughters Hannah Mary and Deliverance or them that are then alive and the overseers Shall by this have power to do it if I marry again or remove out of this Juridiction abovesd or if I decease it Shall be ye same only then my one thirds Shall be theirs to whome I shall give it but if I remain here during this my Widowhood I have Liberty to give to my own three daughters abovesd in Marriage or otherways for their portions as I shall see cause according to my ability and to Every of the abovementioned premises and Engagements I firmly Engage to preforme as Witness my hand and Seal this Eight day of ye Second month 1671 in presence of us

Joseph Nickolson Mary (M W) willis her mark Henry Townsend John Townsend Elizabeth Townsend O And we the above mentioned Henry and John Townsend do own our Consent to the abovesd and do Stand as witnesses also

Upon the Request of Antony Wright of Oysterbay to apprise ye Estate of Samuel mayeo which is a home lot and commonage belonging to it with a Shear of meadow Containing Two acres and Quarter or thereabouts we beneath Subscribed have apprised the Said Estate to be worth five and twenty pounds in Country pay in Oysterbay ye 3th day of June 1671

Richard Harkcot Thomas Townsend

These presents declaireth Unto all whomeSoever it may any wise Concern that I Elizabeth Townsend widow of the Late Deceased John Townsend in Oysterbay in ye north rideing on Long Island because my Sd husband deceased without any Will I have wth ye advice of my husbands Two brothers Henry & Richard Townsend with ye advice and Consent of my Two Eldest Sons John and Thomas Townsend all of Oysterbay Abovesd have together parted my Sd husbands Estate amongst his Six Younger Children for their portions an Stead of a will by which will Each of the Children namly James, Rose, Ann, Sarah, George and Daniel may know we Shall be and we to Claim for their portion or their fathers Estate and this to Stand firm and Unalterable by Me or any through or by me but to remain for a Settlement of peace between me and my children which is as followeth Imprs. first unto my Son James I give for his portion out of ye Estate in present possession In Land besides Cattle and horses he have in hand already first three acres of Land and three quarters Lying on ye South Side of that was old Armitages Lot in Oysterbay lying or Joyning to ye highways on ye Eastern and western Side with Commonage and Common priviledge to it of wood Land and Timber as other Such Lots have and he is to have ye Land upon part of his Common Right yt his father did Improve on ye East Side of Muntinecock Creek Joyning on ye South Side of his Uncle henrys Land & ye Two Shears of medow Lying on the west Side of the Creek or Beaver Swamp an one Shear of Meadow on ye East Side of the Sd Creek and he is to have the Lands his father fenced and Improved, on ye West Side of the Mill River Swamp with the Shear of Swamp Joyning to ye East Side of it and he is to have—(p. 40 New A)—Have Six acre of plains and a quarter of a Shear of meadow at the South & So much of ye South Side of the Swamp at ye rear of my house Lot as proves to be mine of which Swamp Josias Latting hath a part, to my daughters I do Engage to give to each of

them thirty pounds a peice for their portions and to my eldest daughter Elizabeth altho not above mentioned Yet She is to have wth what She hath already received Thirty pounds All so at Such pay as passes Between man and man after ye rate of Indian Corn at three Shilling a bushells and wheat at five, 21y to ye Sd Elizabeth or her husband Gidian Wright towards her portion I give with what her father had befor given her already first Two Cowes Ten pounds a Young horse five pounds a bed and furneture Ten pounds Two Sheep one pound one kittle one pound in all Twenty Seven pounds and Gidian her husband is to have three pounds more and yt will be Thirty pounds in all 31y to my Daughter Rose I give half a Shear of meadow at ye South with Two Cowes and Two Calves She hath already received, and Commoning in Oysterbay with Twenty Six acres of Land and three pounds in Richard Townsends hands and a Yearling mare Coalt it all being Valued by Us at thirty pounds 4thly to my two Youngest Daughters Ann and Sarah their portions are to be thirty pounds a peice out of ye Stock or in Lands as they most desire if their mother decease befor their portions be paid but If they be disposed in marriage while I remain a widow I have Libertie to pay to each of them their portion in Cattle or Land as I see they have most need and I able to do it or part one part of ve other 51y it is my will and do fully agree yt my Two Youngest Sons George and Daniel Shall have these Two homsteads I now possess with ye prviledges belonging to them after my decease but they are to be mine and for my Use to possess and Enjoye for my Use and Comfort during my Life and at my decease then to be theirs as above Said with priviledges as follow to each partie is nominated his particular Interest 6^{ly} to my Son George I give for his portion as abovesd being the Eldest the house and house lot yt I now possess and Orchard which then shall be on it and Two Shears of meadow that Lyes on ye Town of Oysterbay which was bought with ye Lot and Six acres of plains with Commoning and Common priviledge in the first purchase of ye Town 7^{1y} To my Youngest Son Daniel above mentioned after my decease as aboveSd Is to have ve Other Lot or that part of Land Lying between his brother James Lot and his brother georges Lot it was bought of Old Armitage I Say he is to have it with ye priviledges belonging to it namly Two Shears of meadow yt Lyeth on ye North Side of ye Town web was bought with ye Lot of ye Sd Thos: armitage and Six acres of plains and Twelve acres of Land and Common priveledges and I do by this will and Appoynt yt if ye decease before these my Two Youngest Sons be of age that Two of their Eldest brothers Take them and bring them up and to have the Use of the boys land and what other goods Chattles falls to them ye goods and Chattles are to be prised when ye receive it and deliver back to ye Sd Boys ye Same Price or value again when they goe from

their brothers whether they be of age or not for I do appoynt my brother henry Townsend their Uncle to have ye Oversight of them if he out Live me and to remove one or both to ye rest of their brothers or Sisters: with ye Lands and Estates to make use of Toward the bringing up of ye Sd Lads but when they goe away to have their whole principls returned to or with them but not to remove them without their Complaint to him or good grounds for ye Sd removall of Hard Usage and I do by this will and appoynt yt at my decease Unalterable by me or any through or by me all my Estate Undesposed of as goods household Stuff and Cattle are all to be Equally divided amongst all my Living Children and I do further Order and appoynt that if any or more of my Said Sons or daughters dye under age undisposed of in marriage the deassesed Lands and Estates are all to be divided Equally amongst all my Living Sons and daughters but it is still to be understood that who ever have the bringing up the Two Young lads and ye Use of their Estates towards their maintainance their Lands and houses is with fences to be delivered Up all in as good repair as when the received it and the property of Lands houses Orchards is not to be altered to or from Either of ye Sd Lads altho ye property of other goods or Chattles may be altered upon Just and honest terms and further it is agreed that my eldest Son John is to have Such Land at hogisland at my decease or at South if I leave any undisposed of to my Two Youngest Daughters Ann and Sarah above Said but a lot on hog Island of the third division Number Ten my husband gives my Son Thomas unto all ye premeses and Ingagements above mentioned I do hereby Ingage to performe Under hand and Seal the Twenty third Year of ye Reign Charles ye Second King of England and the—(p. 41 New A)—The Tenth day of ye fifth month 1671 before Signing was Enterlind in ye fifth and Eight Line that I now possess as witness my hand and Seal in the presence of us

Moses Furman Benjamin Hubard

the mark of Elizabeth X Townsend O

I do own my brother Richard did Consent to the substance of what is above mentioned and with my advise also as witness my hand Henry Townsend and we Consent to the abovesd John Townsend

Thomas Townsend

Gidian wright

James Townsend

Be it Known unto all men whom this my deed of Sale may any ways Concern yt I Joseph Carpenter of Masketicove within the Colloney of his Royal highness James duke of York having made a purchase of a Certain Tract of Land Lying and being at Masketicove as by deed may appear the Deed bearing date the 24th of May in ye Year of Our Lord 1668 I the aforesd

Joseph Carpenter do own and Acknoledge to have freely Sold from me my heirs and assigns unto Robert Coles to him his heirs and assigns forever ye one fifth part of Lands and all other whatsomever priviledges doth or Shall any ways belong unto ye above Specified deed or by Vertue of ye Same ye Sd fifth part of Lands Timber feading or any other priviledes Whatsomever wch may or Shall any ways belong by Vertue of my purchase made ye 24th of may In ye year of Our Lord 1668 I do freely own to be Robert Coleses of masketicove to be his heirs or Assigns forever To have and to hold forever wthout Let Trouble or molestation by me or any from by or under me and having received from ye Sd Robert Coles full Satisfaction to my Content for ye Sd fifth part of Lands and priviledges thereunto belonging I have hereunto as my free and real act fixt to my hand and Seal In masketicove this 6th day of march In ye Year of our Lord 1670 and in the 23th Year of ye Reign of our Sovrign Lord and King Charles the Second King of England Scotland France and Irland Defender of the Faith &c Signed Sealed and delivered Joseph Carpenter O in prests of us Mathias Harvy

John Townsend

Be it Known unto all men whom this my deed of Sale may any ways Concern that I Joseph Carpenter of masketicove within the Colloney of His Royal Highness James Duke of York having made a purchase of a Certain Tract of Land Lying and being at masketicove as by deed may appear ye Sd deed bearing date ye 24th may In ye Year of our Lord 1668 I the aforesd Joseph Carpenter do own and acknoledge to have freely Sold from me my heirs and assigns unto Daniel Coles to him his heirs and assigns forever the one fifth part of Lands and all other whatsomever priviledges doth or Shall any ways belong unto the above Specified deed or by Virtue of the Same the Said fifth part of Lands Timber feeding or any other priviledges whatsomever which may or Shall any ways belong by vertue of my purchas made ye 24th of may In ye Year of our Lord 1668 I do freely own to be Daniel Coleses of masketicove to be his his Heirs or assigns forever To have and To hold for ever without Let Trouble or molestation by me or any from by or under me and having received from the Sd Daniel Coles full Satisfaction to my Content for ye Sd fifth part of Lands and priviledges thereunto belonging I have hereunto as my free and real act Set to my hand and Seal In Masketicove this sixth day of march In ye Year of our Lord 1670 and in the 23th Year of ye reign of our Soverign Lord and King Charles the Second King of England Scotland France and Irland Defender of the Faith &c

Signed Sealed and Delivered in presence of us John Townsend Mathias Harvy

Joseph Carpenter O

Be it Known Unto all men whome this my deed of Sale may any ways Concern that I Joseph Carpenter of masketicove within the Coloney of his Royal highness James Duke of York having Made a purchase of a Certain Tract of Land Lying and being at Masketicove as by deed may appear ye Sd deed Bearing date ye 24th march In ye Year of our Lord 1668 I the afore Said Joseph Carpenter do own and acknoledge to have freely Sold from me my heirs and assigns unto Nathaniel Coles to him his heirs and assigns forever the one fifth part of Lands and al other whatsomever priviledges—(p. 42 New A)—Priviledge Doth or Shall any ways belong Unto ye above Specified Deed or by vertue of the Same ye Sd fifth part of Lands Timber feeding or any other priviledges Whatsomever which may or Shall any ways belong by vertue of my purchase made ye 24th day of May in the Year of our Lord 1668 I do freely own to be nathaniel Coleses of masketicove to be his his heirs and assigns forever To Have and To Hold forever without Let Trouble or molestation by me or any from by or under me and having received from ye Sd Nathaniel Coles full Satisfaction to my Content for the Sd fifth part of Lands and priviledges thereunto belonging I have hereunto as my free & real act Set to my hand and Seal, in Masketicove this Sixth day of march in ye Year of our Lord 1670 and in the 23: year of ye reign of our Sovrign Lord and King Charles the Second King of England Scotland France and Irland Defender of the faith & Signed Sealed and delivered Joseph Carpenter O in the presence of us Mathias Harvey John Townsend

I Mathias Harvy of Oysterbay on Long Island in New England Do acknoledge to have received of Daniel Coles of the Same Town and Coloney full Satisfaction for quarter part of all ye Lands weh this deed of Mr John Richbill makes mention of and I have also given the abovesd Daniel Coles To him forever half of my Shear of Land which belongs to me at hog Island in witness hereof I have hereunto Set to my hand and Seal this 17th of June in ye 17th year of ye reign of our Sovrign King Charles ye Second

Signed Sealed and delivered Marthias Harvy O in presence of us

Nathaniel Coles John Coles

I Daniel Coles Do own that I have noe right or Interest in the house or house plott weh House plott is the Land which ye house Stands on and the bogs fenced in with a Small Orchard I do own as to my quarter part to have no Interest as to this house & house plott which was by Mathias harvy bought of Mr John Richbell as Witness my hand this 22th Apriel 1671 Signed in presence of us

Daniel Coles
John Tompson John Coles

I Daniel Coles of masketicove do assigne from me my heirs and assigns all my Right Title and Interest of what Lands belongeth to me by vertue of a purchas I made of mathias Harvy the Sd Lands I do own to be My brother John Coles his heirs & assigns Forever as witness my hand this 24th Apriel 1671 Signed in presence of us

Daniel Coles Mathias Harvy

John Tompson

Whereas I Thomas Marting did make a purchase of Moses Furman of half his lot in Oysterbay with other Lands thereunto belonging I do freely acknoledge the Sd Lands which I formerly bought of him to be his again and do disclaim and disown any Right and Interest in the Sd Lands as Witness my hand this 27th may 1672 In Oysterbay

Thomas X Marting his Mark

(p. 43 Old A)—An Invitory of ye Wido Johanna ffurmans, Estate taken by us ye Constable & Overseers of Oyster Bay this sixth of June 1672

	£	S	đ
Imprs. Two Mares 10£ One Horse 5£: two Oxen			
12£	27	00	00
2 five yeare old Steeres 12£ Two Cowes 8£	20	00	00
one 2 yeare 50s: I yeareling heffer 30s:	04	00	00
2 Calves 1£: 3 yeareling Sowes 2£:	03	00	00
Two 3 yeare barrowes 2£: 10s: one 2 yeare Sow			
I £	03	00	00
I Coper Kittell I £-10s: one brass Kittell qt 2 gall			
8s:	01	18	00
2 Ieron pots & hookes 18s.	00	18	00
I Littell brass Kittell, 4s: one pare of tongs 4s:	00	08	00
a frying pan 4s. 1 loge Chaine 14s:	00	18	00
A chaine 8s, one broade axe 5s: 1 axe 2s:	00	15	00
A: B: for a plow, one peck axe, a Sheare 11s:	00	11	00
one hooe 1s. 6d. 2 old Kittells 4s. 6d.	00	06	00
A peece rope 2s: one coller 1s: one bridel 1s6d.	00	04	06
horse trases wth Swiffell & chaine, 3s:	00	03	00
old Sadel 1s: A Churen 3s.—a bed & Sheete 10s:	00	14	00
Die Descri 10. 11 Charter 50. G Des & Directe 100.		- '	

two Keelers 5s: a wooden Skimer & Earthe pot 2s. a pewter pott 4s: A Soltseller 3s: 3 Sawsers 3s: one porrenger 1s. 6d: a cupe 1s. 3d: a dram cup & 2 Spoones 1s. 6d: a pewter pott 2s. 1 pewter platter 8s: 1 old platter 1s. 6d. one bason, 6s: 1 Earthen dish 1s. 6 wooden dishes & trayes 5s: 1 cupe 1s. 6d: Earten pot 6d, one Spite 3s. a Bibell 12s: one dublet breeches & cote, 30s: a grending Stone 3s. ffeater bed, & an old ticking,	00 00 00 00 00 00 01	07 07 05 03 09 07 06 15	00 00 09 06 06 00 06 06 00
with a few feathers in it one rage one bolster one Sheete 3 pillowes feathers, & flockbolster 2 pare Sheetes 2s 10d: 5 blankets 2£: fower pillow bayes 14s.: 1 pillow 2s. 6d. 2 old chest 10s: 1 peale 2s: 1 meale trough 2s. 1 pillow 2s. one p ^r Cotten cardes 2s: one Lookeing. glass: 1s. one wheele 2s. a hechell 8s: one peale 1s: one hate 5s: one 3 yeare bull 3 £: a gun 2 Swordes 1£ 10s: a lume & tackling theire to belonging 2£ 10s 2 pipkings 6d	08 02 00 00 00	06 02 16 12 04 03 11 05 10	00 10 06 00 00 00 00 00 00 00 00
	£91	10	0.3

Lands Houseing Orchards & Medoes, at MuntinaCock: wee Judge to be Yearely worth, three pounds a Year, in Curent pay of this Colloney —Thomas Townesend Rich: Harcott Matt: Harvy Nicho: Wright, things wanting wch cannot at present be prysed, 1 dungforke wth 3 tanges 2 Ogers, one gouge, 2 wedges 2 Beetell rings, one tennet Saw, a broade hooe, one pr Smale Mill Stones wth Spindell, & 2 pecks, one Colter, one Ieron hay hooke a bolte & cleavis, hoopes & boxes, a Stubing hooe

Know all men whome this present Instrement of writing may any wayes Cunseren yt I Rich Harcott, of Oyster Bay, have Bargened Sold & Delivered, unto Mathew Pryer of Killing Worth, a Sheare of Medo, lying, & being at Muntinacock & bounded South, by Rich Crabs, west by ye upland, North by Majors Gorthersons, & East on ye Solte Creeke. I say I have freely sold ye abovesd Medo: from mee my heires & assignes, unto ye abovesd Mathew Pryer, to him his heires, & assignes, for-Ever to have, & to hold, as his or theire one right title, & Intrest, & having received full Sattisfaction of Mathew Pryer: I doe ingaige my heires, & assignes to defend ye Sd Mathew Pryer, his heires, & assignes, from all or any person, whatsomEver molesting ye Sd Pryer: in his quiet, & peaceable posestion, of ye abovesd Medo in Witness heereof, I have heere unto, set to my hand & Seale, in Oyster Bay ye 11th July in ye yeare of our Lord 1669

and in ye 21th yeare of the—(p. 44 Old A)—of ye Raigne, of our Soverainge, Charels ye Seacond, King of England, Scotlond ffrance, & Ierland,
Signed Sealed and Delivered in Rich: Harcott: Oprsents of us
Matthias Harvy
John Coles:

Oyster Bay ye 3th June 1672

This Instrewment of writting testyfieth to all persons, whome it may any wayes cunseren, yt I Thomas Townesend of Oyster Bay: on Long Island, in ye North rideing of New Yorkesheere, have Covenanted Bargened, & agreed, wth William Thornycraft & Richard Cerby, both of ye aboveSd place, & Rideing, for a Sertaine percell of Land, weh I have sold unto them, being twenty six ackers, lying & Joyn: on ye North side of ye line of Devishtion, of Robert Williams Land, & ye Towne of Oyster Bay, wth ye previllidge, of timber, & grasing, upon ye right of comon yt I bought of John Underhill, belonging, to ye House Lott, yt I bought of him for theire owne use, I say I have sold, ye above speacefied, land, & previllidge unto ye above mentioned, William & Richard, to them their heires, Suckses¹⁸ or assignes: for Ever, to have & to hold, as theire owne proper title, & intrest from mee my heires Sucksesors, Administrars & assignes, for Ever, but if ye Sd William or Richard doth make Sale of ye Lands, & previlledge, above Exprest weh I have sold them, then they are, to make ye first tender, of Sale to mee, they heere ingaige to lett mee have it, therty shillings, cheaper then others will give for it, but if yt I refuse to give it, then they have Liberty to make Sale of it, to whome they will, & further I doe ingaige to give ye Sd William & Richard, posestion of what, I have sold them, According to Law, & to ye true performance, to each other, wee doe Enterchangebly, Subscribe our hand, & set to our Seales, day & date above written, & in ye 23th yeare of ye Rainge of Charels ye Seacond, King of Englond Scotland &c Signed Sealed Thomas Townesend & delivered in preents of us William Thornecrafe O his X marke Henery ffeexe Thomas Crumpe Rich: X Cerby his marke O

Be it Knowen unto all men, whome this present Instrewment of writting may any, wayes cunseren yt I Mathew Pryer of Killing Worth, have Bargened Sold & delverd unto Richard Crabb of Oyster Bay, a home Lott, ye weh Lott is lying & being, in ye Towne of Oyster Bay, & bounded wth a highway on ye West, a highway on ye North, ye Woods on ye South, & John Robings lott on ye East, ye Sd Lott wthall Towne Rights, belonging to it, Oake Neck Medoes I doe Except, & reserve to myselfe, ye

Book A . 71

abovesd Lott wthall Towne rights, but what is Excepted, I doe owne to have Sold, from mee my heires, & assignes, unto Richard Crabb: to him his heires & assignes for Ever, to have & to hold, as his or theire owne right title, & Intrest, & haveing, received from, ye Sd Richard Crabb: full Sattisf: for ye above Speacefied Lands, I doe ingaige, mee my heires & assignes, to deffend & maintain ye Sd Richard Crabb: his heires and assignes, in their quiett & peaceable poseshtion from all or any, person whatsome-Ever, molesting ye Sd Crabb, or any of his, in there quiet posseshtion in witness heereof, I have heereunto sett, to my hand & Seale, in Oyster Bay this 11th July in ye yeare of our Lord, 1669 & in ye 21th yeare of ye Rainge, of our Soverrainge, Charels ye Seacond, King of Englond, Scotland ffrance & Ierland, &c Signed Sealed & Delivered Matthew Pryar O in preents of us

Matthias Harvy John Coles:

(p. 45 Old A)—Bee it Know unto all men, whome this preent Instrewment of writting, may any wayes cunseren, yt I Richard Crabb: of Oyster Bay, have Covenanted Bargened Sold & Delivered, unto Mathew Pryer of Killingworth, two Sheares of medo lying & being at Muntinacock, ye one being Bounded on ye South, by Coren Creeke, North by Richard Harcotts, West by ye upland, East ye great Creeke, ye other Sheare, Bounded on ye South by Samuell Weekes, North by ye Beach, West ye uplands, & East ye Creeke, I say I have freely Sold, from mee my heires & assignes, ye abovesd Sheares of Medoes unto Matthew Pryar, to him his heires, & assignes for Ever, to have & to hold, as his or theire owne, right title & intrest, & haveing received from Matthew Pryar, full Sattisfaction, for ye abovesd Sheares of Medoes, I doe ingaige myselfe, my heires & assignes, to deffend, ye Sd Matthew Pryar, his heires & assignes, in theire quiet & peaceable poseshtion, of ye abovesd Medoes, from all or any person whatsomEver, in witness heereof, I have heereunto sett to my hand & Seale, in Oyster Bay, this 11th July in ye yeare of our Lord 1669 & in ye 21th yeare, of ye Raigne of our Soverrainge, Charels ye Seacond, King of Englond Scottlond ffrance & Ierland &c Richard Crabb: O

Signed Sealed and Delivered Richard C in presents of us

Matthias Harvy John Coles:

Bee it Know unto all men, whome this my Deede of Sale may any wayes Cunseren yt I Matthias Harvy of Oyster Bay, on Long Island, & wthin ye Colloney, of his Royall Highness, James Duke of Yorke, have Bargened Sold & Delivered, unto William ffroeste of Oyster Bay, A home lott Lying & Joyning to Richard Harcotts Land wth Comonage, theire unto belonging, &

a quarter of a Sheare of Medo, at ye South, & Twenty ackers of Land, to be taken up in ye Comon, ye abovesd Lott wth ye previlidges above Expresed, I ye abovesd: Matthias Harvy: have freely Sold from me my heires & assignes, for Ever: unto ye Sd William ffrooste, to him his heires & assignes, for Ever, to have & to hold, as his or theire intrest, for Ever wthout, truble let or molestation, by mee or any from by or under mee, & this as my reall act I have heere, unto set to my hand, & Seale, in Oyster Bay this 8th day July, in ye Yeare of our Lord 1671 & in ye 22th Yeare, of ye Rainge of our Soverrainge Lord & King: Charels ye Seacond, King of Englond, Scotlond, ffrance & Ierland Deffender of ye ffaith &c

Signed Sealed and Delivered in preents of us

Matthias Harvy O

John Tompson Ephrim Pallmer:

Know all men whome, this Intsrewment, of Writting may any wayes, cunseren, yt whareas wee Hennery fforest, & John Davis, haveing A percell of Land wth other previledge theire unto belonging, from ye Owners of Hog Island, as by an Instrewm^t of writting may appeare, wee doe ingaige, our Selves to keepe, & Seacure, ye Sd Hoge Island both winter & Sumer, to ye utmost, of our Endeavors, for ye Seacurty of ye Sd Cropes yt shall be theire on, Yearely: & wee ye abovesd Henery, & John, doe also ingaige unto ye owners of ye Sd Island, yt when wee shall have a minde & doe intend to leave ye Sd Island, to give ye Sd Oners a halfe a yeare warening, befor our deaparture, & also if damage shall be dun, on ye Sd Hog Island—(p. 46 Old A)—To ye Cropes theire on, dewring ye time wee shall keepe ye Sd Island, wee doe ingaige to make Sattisfaction, provided, it be Occationed, or dunn by our Neglect, and this as our Reall act, & for ye dew & trew performance, heereof, wee have heere unto sett to our hands, in Oyster Bay this 2th of Sceptember, 1672 wee Hennery & John doe also ingaige, our heires & assignes, to this our act, Signed and delivered in preents of us Henery fforest John Davis John (J) Wright

his marke Joseph Weekes:

Oyster Bay this 3th day of March 1669

This Deede of Sale testifieth, to all sons whome it, may any wayes cunseren, yt I John Digeson, of Oyster Bay, in ye North riding of New Yorke Sheere, of Long Island, in New Englond, upon good Consideration, moveing mee heereunto, have bargend Sold made over unto William Buckler, of ye abovesd place, Seaven ackers of land, lying being by ye Cove, at ye East End, of ye Town of Oyster Bay, butting and Bounding, as ffolloweth, on ye North East Corner, Bounded, wth a brush Chesnut,

73

tree neare ye Swampe, on ye South East Corner, bounded with a greate white Oake, being five pole over, ye Seacond rune, on ye South west bounded, with a black Oake, neare ye head of ye first runn, on ye north West bounded, wth a great Chesnut tree, & also I have Sold to ye above said Wm Buckler, ye right of Comons, yt was John ffinches only reserving to myselfe what Land hath bin taken up, upon ye right of Comons befor, ye date heereof, I John Digeson doe heere owne, to have sold, this Seaven ackers, of Land & right of Comons, as before Exprest, unto ye abovesd W^m Buckler, his heires Suckses^{ra}, Adminis^{ra} or assignes, peaceabley to poses & injoye & to have, & to hold, as his or theire owne proper title & intrest, from mee my heires, Suckses¹⁸ or assignes only what is above Exsepted, & doe ingaige, to give, ye Sd Buckler, quiet posestion of ye abovesd Lands & Comons, haveing received full satisfac: for it, as upon Bill Exprest, & this I doe owne, as my act & Deede as witness my hand & Seale, day & date above written, & in ye 22th yeare, of King Charels ye Seacond, King of Great Brittaine, ffrance & Ierland, & in ye prsents of us

Thomas Townesend Joseph (J. B.) Billington his marke

John Dickeson O

Assigned by mee Richard Latting, of Hemstead & of ye North Rideing, all my right title and intrest, of this wthin, written Deede, which I Bought of Thom. ffrancis of Seataucott, unto Josias Lattin, John Robings, & Hannah Latting it is to be understoode, to Josias Latting therty three ackers, to John Robings Therty Seaven ackers, & Hannah Latting Sixty ackers, I say I have assigned from mee, my heires, & assignes for Ever, unto ye above parties, mentioned to them, theire heires or assignes for Ever, as witness my hand in Oyster Bay this 7th of October, in ye Yeare of our lord 1671 Signed & Delivered in preents of us

Matthias Harvy, Towne Clerke Thomas Townesend

Richard X Latting his marke

(p. 47 Old A)—Bee it Knowen unto all men, whome this my Deede of Sale may any wayes cunseren yt I Rich: Harcott of Oyster Bay, on Long Island wthin ye Colloney of his Royall Highness, James Duke of Yorke, Covenanted Bargend Sold, unto Richard Latting of ye abovesd Town & Colloney, A Sheare of land wthout ye fence, wch was Jonas Holsteads, but ye other parte wthin ye fence & ye Medo wthout ye fence I reserve to myselfe, web belong to this Sheare, on Hog Island, & also two ackers and a Roode, of my owne Sheare, wthout ye fence one Hog Island, & half a Sheare of Medo at ye South, which formerly I bought of Mr John Richbell, I ye abovesd Richard, Harcott, doe one to

have Sold from mee my heires & assignes for Ever, ye above percels of Land, unto Richard Latting, to him his heires & assignes for Ever, to have & to hold, as his or theire proper right title & entrest, free from molistation, from mee, or any by or under mee, & I haveing received from ye Sd Richard Latting, for Every, parte, & percell of ye above mentioned Lands, full Satisfaction to my Cuntent, have as my Reall & lawfull act set to my hand & Seale in Oyster Bay, this 12th of Jannuary in ye Yeare of our Lord 1669 & in 21th yeare of ye Rainge, of our Soverainge King: Charels ye Seacond, by ye Grace of God, King of Greate Brittaine ffrance & Ierland, &c

Signed Sealed, & delivered

Richard Harcut O

in presents of us:

Matthias Harvy

William X Risbie, his marke

Asigned by mee Richard Latting of Hemstead, in ye North Rideing unto Josias Latting of Oyster Bay, my whole right & intrest, as is Speacefied, in this Deede above written, I say assigned from mee, my heires & assignes for Ever, my whole right & intrest, unto Josias Latting, his heires & assignes, for Ever. as witness my hand in Oyster Bay, this 7th of October 1671 Signed & Deliverd in presents of us: Richard X Latting Matthias Harvy Towne Clerke his mark Thomas Townesend

Oyster Bay ye 16th of May 1670 This Deede of Sale deaclareth to all persons, to whome it may any wayes cunseren, yt I Joseph Weekes of Oyster Bay, in ye north rideing of, New Yorke Sheere, & under ye patronage & protection, of his royall Highness, James Duke of Yorke, upon good Considerations, moveing mee heereunto have Bargened Sold & made over, unto Richard Latting, of ye abovesd place, a Sertaine Lott of land upon Hog Island being ye first lott in ye third Devishtion, Bounded one ye West side wth ye Harbore, & on ye North End, by Hennery Townesends land & on ye East side by Mr Harvys land, & on ye South End to Benjamen Hubards Land, I say I have sold this abovesd: lott, unto ye abovesd Richard Latting, to him his heires Sucsesors & assignes, to have & to hold as his or theire, one proper title & intrest, for Ever, from mee my heires Sucksess¹⁸ administrars & assignes, for Ever, haveing received full Satisfaction for it, as witness my hand & Seale, day & date above written & in ye 22th yeare of our Soverainge King Charels ye Seacond, King of Greate Brittaine ffrance & Ierland, Joseph Weekes O Signed Sealed & Delivered

in preents of us Thomas Townesend **Joseph Sutton**

(p. 48 Old A)—Assigned by mee Richard Latting, of Hemstead, in ye North Riding unto Josias Latting, of Oyster Bay, all my right & intrest of all lands, Speacefied on ye other side of this paper, I say I have assigned, from mee my heires & assignes for Ever, unto ye Sd Josias Latting, to him his heires & assignes for Ever, as witness my hand, in Oyster Bay this 7th of October, in ye Yeare of our Lord 1671

Signed & Deliverd in preents of us Matthias Harvy Towne Clerke Thomas Townesend

Richard X Latting his marke

Know all men, whome this prent Instrement, of writting may any wayes Cunseren yt wee Richard Latting, & Benjamen Hubard, both Of ye Town of Oyster Bay, & wthin ye Colloney, of his Royall Highness: James Duke of Yorke: have made a free, & loveing Exchange, of Lands, yt is to Say, whareas I Benjam: Hubard, have Lands without ye fence, one Hog Island, & I Richard Latting, have belonging, to mee Tenn ackers of land, by vertue, of a Purchas, I made of Richard Penter, I Richard Latting doe freely, resine, to Benjamen Hubard, all my right, & intrest of my Tenn ackers, heere in ye Towne, & also I Benjamen Hubard, doe also Resine up unto Richard Latting, all my right of Lands, on Hog Island, wthout the fence, to be ye said Richard Lattings for Ever, & also I ye Sd Hubard, doe resine & freely deliver, unto Richard Latting, for Ever, a Lott of Land wthin ye fence, being three ackers, more or less, provided ye Sd Richard Latting, shall on one of his Lottes, on ye Calves Pasture, Break it up, & plowe it, Sufishtiently, fit for Planting for my use, wch said land is to be mine, in lew of ye, abovesd: three ackers, & I also Richard Latting, doe ingaige, to Breake up this, Land, by March next, cum Twelve munth, in witness heereof, we have heere unto set to our hands, Enterchangablely, & Seales, ye 17th day of Jannry 1669 & in ye 21th yeare of ye Raigne, of our Soverrainge Lord, Charels ye Seaco: King of Greate Brittaine, ffrance, & Ierland &c: & also all ye abovesd Lands, heere Expresend, by way of Exchange, is owned by Benjamen Hubard, after his deacease, to be ye abovesd Richard Lattings and his heires for Ever,

Signed Sealed & deliverd in prents of us Matthias Harvy Thomas X Marting his marke Benjamen Hubard O Richard X Latting his marke

Assigned by mee Richard Latting, of Hemstead, & of ye North rideing unto Josias Latting of Oyster Bay, & of ye North Rideing, all my right titell & intrest, of all lands Speacefied in this paper. I say assigned from mee, my heires, & assignes for Ever, unto ye Sd Josias Latting to him his heires & assignes for

Ever, ye Sd Lands, as witness my hand, in Oyster Bay, this 7th of October, in ye Yeare of our Lord 1671
Signed & Deliverd
in p^rsents of us
Matthias Harvy, Towne Clerke
Thomas Townesend,

(p. 49 Old A)—Oyster Bay ye 22th of October 1667 in ye County of New Yorke Sheere in ye 28th yeare of his Majesties Rainge, I Richard Latting Senj¹ Inhabetant, of ye Sd: place, now at this presant, time & date, make over & freely geive, all my right & intrest, in any land, or percell of lands wen are in my preent possestion, wthin ye limits, of ye Sd place, unto my Sunn Josias Letting for Ever, & in case of his deacese, ye Sd land or Lands, to fale unto Sarah Wright, his intend Wife, which I ye said Richard, doe by these presents, instate upon her, ye Sd Sarah, as a full & ferem Ginter, (jointure) upon her, for Ever, after ye deacease, of my Sd Sunn reserving to my Selfe, & for my use, dewring my life, two ackers of Tilled Lands, on Hog Island, & halfe a Sheare of Medo at ye South dewring my Sd life, wth Towne Comoning, I also make over, all my right & title, in house & lands, wthall apurtanances, theire unto belonging, lying & being, in ye Towne & Limits of Huntington, in ye County aforsd: unto my Sd Sunn, in as full & ample maner, as Afor Exprest, only reserving ye Sd Right, in Huntinton, unto myself, dewring my life, & after my deacease, to fall, to my Sd Sunn, & after his deacease, to ye Sd Sarah aforesaid, for Ever, & ye said Josias doe by these presents promis, to Cut mee Six load of hay at South yearely, dewring my life, reserving also a Smale peece of Land, to myselfe, & dispose, wch I bought, of Benjamen Hubard, ye Said Richard, doe freely geive, grant, & make over; as foresd, to my Sd Sunn & Sarah, Wright, in preents of us, Signed Sealed, by us, in pertic: & mutaly, deliverd, as our act & Deede, John Underhill Richard Latting Nicholas, Wright: Josias X Lating O his mark

This present Instrewment of writing deaclareth, unto all whome it may any wayes cunseren, yt whareas wee beneith Subscribed Josias Latting and Sarrah Latting, both of Oyster Bay, haveing a house & Lands in Huntington, given us by our ffather Richard Latting, after his deacease which is heere Expresed wthin this written paper wee ye Sd Josias Letting & Sarah Latting, doe heereby relinquish, all our right & intrest, in ye Sd house, & lands, wth ye previlidges thereunto belonging & doe freely owne, ye formentioned Homestead, to be John Robings, for Ever, frely to make use of or any wayes, to dispose, in witness, heereof, wee

have heereunto set to our hands in Oyster Bay, ye 12th Deacember 1670

Signed in preents of us Nicholas Wright: Matthias Harvy Josias X Latting his mark Sarah (S) Wright her marke

(p. 50 Old A)—Bee it Knowen unto all men, whome this present Instrewment, of writting may any wayes enseren, yt I Richard Painter of Oyster Bay, on Long Island, of ye North Rideing in ye Colloney, of New Yorke, have Bargened Sold & Deliverd, unto Richard Latting, of Oyster Bay, on Long Island, of ye North Rideing, in ye Colloney of New Yorke, all my right title & intrest, of Sertaine Tracks of Lands, weh I ye abovesd Rich: Painter, bought of Benjamen, Hubard, for & in Consideration, of full Sattisfaction, allredie received by mee ye Sd Richard Painter, from ye abovesd Richard Latting, I say I have Sold, & Deliverd, from me my heires, & assignes, unto ye Sd Rich: Latting his heires, & assignes, to have, & to hold, as his or theire proper right, for Ever, wthout let truble, or molistation, by mee ye Sd Rich: Painter or any from by or under mee, & doe by these prsents ingaige myselfe, heires & assignes for, Ever, to mainetaine, & deffend, ye Sd Rich: Latting, his heires & assignes: in ye quiet inioyment, & peaceable possestion, of these Seaverall tracks or percels of Lands, as is heere beneath Speacefied, from any person or persons, whatsomEver, shall molest ye abovesd Rich: Latting, in his peaceable inioyment, of any parte or parcell, of these lands Speacefied, I say I Rich: Painter, have sold, as is Speacefied, in a Deede, weh I had from Benj: Hubard, all ye reare or West End, of ye Sd Hubards Lotte, weh I bought of him unto ye headge, & soe on a Stright line, over to ye reare of, Nicholas Simkings house lott, & halfe, of all his right, or Sheare, of Medoe at ye South & also, halfe of all my comon & comon rights, as also halfe of Therteene ackers in ye Comon, & halfe of Seaven ackers at Seader poynt, & halfe a Sheare of Land on Hog Island, & on Sheare, of Medoe, on ye North side of ye Towne, web was Robert ffurmans, I say I Rich Painter, for ffull Sattisfaction all redie received from Rich: Latting, have Sold Deliverd, & past over, all my right title & intrest, of all Every parte, & percel, of these lands above Speacefied, & all prevellidges theire unto belonging, unto ye Sd Rich: Latting, his heires & assignes for Ever, to inioye, & for ye dew & trew performance, heereof & to all trew intents I have heereunto setto my hand & Seale, this 9th of Sceptemb: in ye Yeare of our Lord 1666 & in ye 18th yeare of ye Rainge, of our Soverraing King,

Charels ye Seacond,
Signed Sealed & Deliverd, in preent of us Rich: Painter O
Nicholas Wright Matthias Harvy

Assigned by mee Rich: Latting, of Hemstead, in ye North Rideing, unto Josias Latting, of Oyster Bay, all my right, & intrest, of this wthin Speacefied Deede, I say I have assigned from mee my heires, & assignes for Ever, unto ye Sd Josias Latting, to him his heires, & assignes for Ever, as witness my hand in Oyster Bay ye 1th of August in ye yeare of our Lord 1671 Signed & Deliverd in presents of us

Richard X Latting Matthias Harvy Towne Clerke

Thomas Townesend

Killingworth ye 7th Munth called, ye 12th day on Long Island, in ye North Rideing, under ye Sewpreame power, of Charels Seacond: & under the pratincecall protection, of James Duke of Yorke, & Albina, & in ye Yeare of ye Kings Raine This my, last will & Testament, deaclares befor God and all men, I being by my perfect under Standing, doe beequeath my Sole—(p. 51 Old A missing; p. 50 New A)—Unto ye Etarnal Marcy Love and Joye of my heavenly father in ye free death and Marcys of my Saviour My Redeemer Christ Jesus which whome by a Saving faith I Eternally Chose withall and do declare ye witness of ye Spirit Sealing to ye premises to my Everlasting Joye and Consolation In ye Holy Gost my Sole and Comforter and in ye faith aforesd I resigne my Body to ye Grave and when it Shall—(p. 51 New A) -Shall Decently be Entered I Bequeath my whole Estate In possession of my wife Elizabeth Underhill During ye Time of her widowhood but if she Marry then my Brother John Bound Henry Townsend mathew pryer and my Son John Underhill I impower hereby that they See to ye Estate that ye Children be not wronged nor Turned of with out Some proportionable allowance as ye Estate will afford and that my Son Nathaniel Be remaining with his mother Untell Twenty one Years I will that an Inheritance of Land and Some meadow as my Said Overseers Shall Judge Equal and Right be Confirmed upon him and his Linual Heirs and that no part of my Land be alinated from my present ofspring Signed Sealed as afore Said In presents of Henry Rudick Nathan Birdsall ye 18th September 1671 Day and date above written Christopher Hawxhurst me: John Underhill William Simson James Cock

ye 15th of february 1672 Laid out by Francis Weekes and Mathias Harvy unto Richard Harkcott Twenty Acres of Land Lying and being on ye West Side of ye Hollow which Cometh down on ye West Side of ye fresh pond being 60 pole on ye South Side 70 pole on ye East 58 pole on ye north and on ye west 52 pole also Two acres and a half of land Laid out to ye Said Richard Harcott at ye Old Brickkill being 25 pole on ye South on ye East 29 pole on ye northend Six pole and on ye west Side 23 pole

15th—Also laid out unto Samuel ffurman about two acres of Land Joyning unto Rich: Harcott Home Lot on ye west Side

18th—On ye South Side of ye old planting fields Laid out by Mathias Harvy and Francis weekes unto Gideon wright Edmund wright Caleb Wright and John Wright Twenty acres of Land being on ye North Side fifty pole on ye West Sixty on ye South Sixty on ye East Sixty ye Said Land is Joyning to Gideon wrights Land

19th—also James Townsend and Isaac Dotte Sixteen acres of Land Joyning on ye South Side of ye above Said fower Wrights Land and being on ye West fifty pole ye South fifty pole and ye East forty Eight pole and on ye North Side Sixty

(p. 52 New A)—ye 19th february 1672 Laid out To Antony Wright an Eleven acres of Land Joyning on ye South Side of Isaac Doties and James Townsend Land being on ye North Side fifty pole on ye East forty on ye South fifty and on ye West thirty and five

19th—to john wright and Edmund Wright Twelve Acres of Land about a half a mile to the northeast of Suskoes wigwam

18th—Henry Townsend about two acres of Land on ye West side of ye Mill pond begining at his Goat Pen and So Southard Leavin ye Highways Clear

20—Laid out by francis weekes and Mathias Harvy To Samuel weekes Joseph weekes and John Weekes a parcell of Land Lying between two hollows which hollow Meetes at ye Shooe and Lying Southward from ye Shoe being Twenty fower acres and on ye north Side forty pole ye west Eighty ye South Sixty and ye East Side Seventy also Twelve Acres of Land Laid out to ye Said parties Joyning on ye East Side of John Wrights Edmund wrights Caleb wrights and Gideon wrights Land ye Langth and bredth ye East Side Sixty ye north fifty ye South Thirty ye west forty poles

I Moses ffurman of Oysterbay Do acknoledge to have Sold from me my heirs and asigns forever unto John Underhill of Killingworth my whole right and Interest of all ye meadows on Oake neck as witness my hand this 25th of June 1673 In Oysterbay

Moses ffurman

I John Digeson Senj^r of Oysterbay do acknoledge to have Sold from me my heirs and Assigns forever Unto John Underhill of Killingworth my whole Right and Interest of all ye meadows on Oak Neck as witness my hand in Oysterbay ye 25th June 1673 John Dickeson

I Richard Harcott of Oysterbay Do acknoledge to have Sold from me my heirs and assigns forever unto John Underhill of Killing worth to him his heirs and assigns forever all my right and

Interest of ye meadows on Oak Neck and pine Island my Sd Interest being two Shears as witness my hand in Oysterbay this 25th of June 1673

Richard Harkcott

This Indenture witnesseth yt I John Dyer of muntinecock upon Long Island within ye northrideing in ye County of York Shire husbandman have Sold unto Richard Latting of Oysterbay of ye aforesd Rideing Husbandman his heirs Executors admits and assns forever all my right In and upon a Certain Parcell of Land Lying at Muntinecock aforesd withall ye Housen Orchards meadows pastures Commonages Grangers or any other Priviledges or Imunyties Whatsomever thereunto belonging or hereafter to belong or Appertaining after ye Death or Decease of me ye Said John Dyer Realy and actualy from me my heirs Executors administrators or assigns forever for him ye Said Richard Latting To have and To hold forever as fully and Largely as may be made by any Deed or Conveyance whatsomever he ye Sd Richard having paid me a Cow and Calf for ye Same In witness whereof I have hereunto Subscribed and Set my Seal In Muntinecock ye 20th of October in ye 19th year of ye Reigne of our Sovrigne Lord King Charles ye Second by the Grace of God King Defender of ye faith &c and In ye Year of our Lord 1667 according to Computation of ye Church of England Signed and Delivered In presence of us John Dyer O Nicolas Wright John Kechem

(p. 53 New A)—Assigned by me Richard Latting of Hempstead In ye Coloney of New York all my right Title and Interest of this deed Unto william Hutson of Killing worth I say Assigned from me my heirs and assigns forever unto ye Said william Hutson to him His heirs and Assigns forever as Witness my Hand In Oysterbay this 7th of October in ye Year of our Lord 1671 Signed and Delivered in presence of us

Rich: X Latting Mathias Harvy Town Cleark

his mark

Tho* Townsend

Killing worth ye 22th June 1667

We the Indian propriators of Matinecock whose names are hereunto Subscribed Do by these Presents Acknoledge To have fully Bargained Sold and Made Over Unto John Dyer of ye place aforsd In ye County of New York Shire and under ye Royal patronage and protection of Highness James Duke of York a parcel of Land Containing forty Acres of Woodland as bounded by us North and South According to ye former Bounds Rainging East as by us bounded and West to william Simsons Land with free Commonage of Grasing and Timber withall wrights and

Titles In ye Seventh part of our undisposed Meadows fresh and Salt with Creek Thech with ye Benefits of ye Creeks and Coves with free hunting fishing fowling with ye Benefit of all mineralls according to Law the Sd bounds beginning from Raccoon Swamp or ye fower Rocks Lying In John Underhill Senjrs meadow from thence West to Masketicove withall meadows Creekthatch Broken Lands Lying and being within ye Said bounds and Cove Excepting three or four acres of meadow more or less belonging to Robert williams adjoyning to ye Said Lands of him ye Said Robert williams which Said benefits and priviledges Lands and meadows as before Expressed We the Said proprietra do acknoledge To have Sold unto him ye Sd John his heirs Successors or assigns from us our heirs Successors administre or assigns for him or them peaceably to possess and Inioye forever free from all molestation from us or any of ours Interested in ye Said Land and do Engage to Defend ye Said John his heirs Successors and assigns Against all playes or pretences Whatsomever & Acknoledge to have received full Satisfaction as witness our hands Day and date above written Signed Sealed and Delivered in ye presence of us in the 19th Year of the Kings Reaigne ye mark X aseton

John Underhill John Underhill jun^r John Fexe

ye mark X Arumpus ye mark X Seuhor ye mark X Nothe ye mark X Poometamok ye mark X Skoskeene ye mark X matares

(p. 54 New A)—Assigned by me John Dyer of Muntinecock all my right Title And Interest of this within written deed Unto Richard Latting of Oysterbay for full Satisfaction In hand all ready received In witness hereof I have hereunto Set to my hand In Muntinecock this 22th of October 1669

Benjamin Hubard

John Dyer

Cattaren X Simson, her mark

Killing worth ye 2th March 1667

Be it Known unto all men that I thomas Francis A proprietor in Muntinecock do acknolege to have Bargained Sold and Made over to John Dyer three acres of Land More or Less Lying in fence and so to the Cart way at ye End of the house of ye Sd John for him ye Said John peaceably to possess his heirs and Assigns forever free from all Molestation from me or any or mine and will Defend ye Said Sale from all pretences whatsomever as witness my hand Day and Date above written and In ye 20th Year of ye Kings Reigne

the Mark of Thomas X ffrancis O

Signed Sealed and Delivered

John Underhill Elizabeth Underhill

Assigned by me John Dyer of Killingworth all my right Title Interest of this within written deed unto Richard Latting of Oysterbay having received full Satisfaction I have hereunto Set to my hand In Killingworth this 22th of October Benjamin Hubard

John Dyer Kattaren Simson her mark X

Tho: Townsend these are to Satisfie that ye three acres of Land more or Less belonging to John Dyers Right and given by my father Latting to John Robbins but recorded mine I do by these Signifie that I do Disown any Claim or Title there to as witness my hand this 7th of Apriel 1684

Joseph Eastland

William (H) Hudson John Davis

(p. 55 New A)—In Oysterbay ye 13th of 9ber 1673

Seeing yt by Letter of Attorney It Doth Appear that John Tompson Now of Midlebourough and John Thomas of Brook haven Alies Seatawcot are Impowered attornies by John Tompson of Brook haven alies Seatawcot Smith to Make a full End of the Difference Between him and ye Town of Oysterbay conserning his Charges of ye Lot and priviledge of ye Town Granted him these declaireth it is mutually agreed upon by the Said Town and the attorneys that John Tompson have Liberty to Let or Sell his house and ye Lands In his possession at Oysterbay to any man that ye Town Appoves of But he is not to Come and Live in it himself but he is not to Sell it to any Such man as the Town Disaproves of and to this Conclusion or end of ye Difference we the attornies of ye Said John Tompson for and In his behalf Do Set to our hands and Seals and Mathias Harvy Town Clark for and In behalf of the Town

Signed Sealed In presence of us
John Tompson O
Jacob Brokinge
John Thomas O
Moses X pettet his mark
Mathias Harvy O
Town Clerke

Know all men by these presents That I John Tompson of Brookhaven alies Seatawcot on Long Island Do ordain and appoynt my Trustey and well beloved friends John Tompson Now of Midleborough on yet Said Island and John Thomas of Brookhaven aforesaid to be my True and Lawfull Attorneys for me & in my Name to make Demand Sue and recover and if need be to attache Imprison and to Make finial Discharge upon all action Debts Damages or accounts of mine whatsomever now depending with any person or persons Whatsomever At Oysterbay in Long Island afore Said and whatsomever treaty agreement and Issue my Said Attorneys Shall make In and above ye premises I John Tompson of Brookhaven afore Said do by these

presents Ingage me my heirs & Assigns to accept allow and Confirm as Done by myself as witness my hand and Seal this present 11: day of November In ye Year 1673

Signed Sealed and Delivered In

John Tompson O

presence of

Nathaniel Brewster Henry X Rogers

A True Copy owned by us which are ye attorneys of ye Said John Tompson Smith of Brookhaven

John Tompson John Thomas

(p. 56 blank; p. 57 Old A)—[] ffor ye improvement, of ye Sd: Accomidation, & yt ye abovesd is our Conclution determination, wee witness, by setting to our hands,

ye marke W of ffrancis Weekes Hennery Townesend

These is to Satisfie, all whome it may cunseren, yt I Richard Crabb. have received from Lewis Morris, One Neagro, boy called. Owah of or aboute ye age, of Twelve or, thirteene, yeares, to be imployed in Such Servis, & Labour as my Occations shall require or yt I shall see fit to imploy him in, in consideration wheareof, I doe promis to find & allow him, Sufficient diett & lodgeing, wth good warem clothing: fitt & neasecary for one in his Condition, & when hee shall attaine to Therty one yeares, of age, or at ye Death of my wife, or whensoever, ye Sd Lewis Morris, shall see fit to demand him, yt then & imeadeatly, at ye Expiration, or accomplishment of Either, of ye aforesaid periods or times, websoever shall hapen, first, yt I doe promis to deliver ye Sd Neagroe Boy: if at ye age of Therty one yeares, then to bee sett free, as a free man for himselfe Or at ye Death of my Wife Alce Crabb: to ye Guardians, of Lewis Morris Juyr ye Sunn of Richard Morris, late of New Yorke deaceased, or to ye aforsd Lewis Morris Senjr or his Order, when theire unto requiered, Mortallyty, or running away Excepted in witness whareof, I have heereunto, Set my hand this 26th day of November In ye yeare 1673

Testis: by us Henry Townesend Richard Crabb:

Thomas Youngs: Anthony Wright:

This Bill bindeth us, Joseph Ludlam, & William Buckler both of Oyster Bay, on Long Island, wee our heires & assignes, to pay or cause to bee paid, unto John Tompson of Midelbourough & John Thomas of Brookehaven, ye full & Just Sume, of Sixty five pounds, in wheat at fower & Six pence \$\pi\$ bushell & porke three pounds Tenn shillings ye Barrell, or in fate Chattels (fat

cattle), or Milck Cowes, Equivolent, to bee aprized if wee cannot, agree, by Indifferent men chosen by us ye Sd sum wee doe ingaige, to make true payment, soe much as Cunvenyently wee can, forthwith ye Remainder wee doe ingaige, to make true payment, to ye Sd John Tompson, & John Thomas, or theire Order, at or before ye first of March next, in Brookehaven, or Southampton, on Long Island, & this as our reall acts, wee have hereunto set to our hands & Seales in Oyster Bay this 14th Novemb: 1673 Signed Sealed & Deliverd

Joseph Ludlam O in prsents of us

William X Buckler
Matthias Harvy Towne Clerke
Benjamen hubard

Received by us John Tompson, & John Thomas, of Joseph Ludlam in parte of this bill Therteene pounds, Eight Shillings & Tenn pence, Oyster Bay ye 22th of 9ber 1673 Received by us

John Thomas John Tompson

Received by us John Tompson & John Thomas, of William Buckler, Twenty Nine pounds, I say received by us Oyster Bay ye 22th 9ber 1673

John Thomas & John Tompson,

Received of ye Sd Buckler more three pounds, tenn shillings, which is ye full Sume, weh, is dew of this within written bill, from ye Sd William Buckler, haveing received, full Sattisfaction, from ye Sd William Buckler as to his parte, of this within written bill, wee doe acquit & discharge, ye Sd Buckler, for Ever—(p. 58 Old A)—ffrom any claimes or demands, as witness our hands & Seales in Oyster Bay this 2th of Deacember 1673 Signed Sealed and Delivered in prents of us

John Thomas O Matthias Harvy Thomas Townsand

John Tompson O

Bee it Knowen unto all men whome this, or Deede of Sale may cunseren, yt wee John Tompson, of Midelbourough, & John Thomas of Brooke haven, alis Seatawcott, both of Long Island, wee being the true and lawfull Atturneys, of John Tompson, of Brookehaven Smith doe for & in his behalfe, & by his Order, make Sale, of all ye intrest of ye said John Tompsons, in Oyster Bay, of Lands Houseing, Orchard or any things or things Elce, w^{ch} doe or shall any wayes belong, unto ye Sd Accomidation, unto Joseph Ludlam, & William Buckler of Oyster Bay, both of Long Island, I say wee have sold from us, our heires & assignes for Ever, ye abovesd accomidation, wth ye previllidge theireunto belonging, unto ye aforsaid Joseph Ludlam, & William Buckler, to them theire heires, or assignes for Ever, to have & to hold, as theire intrest for Ever, free from all molistation, from us or any from by or under us, also wee haveing received, of ye Sd Ludlam & Buckler, full Sattisfaction to our Cuntent, for ye said Accomidation, & for Every parte, & percell, theireof, wee have

heereunto set to our hands, & Seales, as our true & reall act, & Deede in Oyster Bay this 14th 9ber In ye Yeare of our Lord 1673 Signed Sealed & Deliverd in ye presents of us Matthias Harvy Towne Clerke John Thomas O Benjamen Hubard John Tompson O

I William Buckler, of Oyster Bay, doe assigne make over, & relinquish, all my right title & intrest of this wthin written Deede, from mee, my heires & assignes for Ever, unto John Thomas of Brooke haven, & John Tompson of Midelbourough to them theire heires & assignes for Ever, as witness my hand in Oyster Bay, this 2th of December in ye Yeare 1673 I ye said Buckler, haveing received full Satisfaction alredie as witnes my hand, & Seale, Signed Sealed & Deliverd in William X Buckler Opsents of us:

Matthias Harvy

Matthias Harvy Thomas Townsand

The Skoute & Magestrates, of ye Towne of Oyster Bay, are heereby Athorized to Examen & approve of ye wthin written will, if ye doe finde ye same to be without fraud, or deacept datid in fforte William Hendrick, ye 29th 9ber 1673

By Order of his Honnor ye Gover

N. Byard Seacretary

Wee ye Majestrates, of Oyster Bay haveing Examened, in to ye Leagallty of this Will doe, find it made, without deafraude as witness our hands in Oyster—(p. 59 Old A)—Oyster Bay this Ith December 1673 & doe approve ye Sd Will Authentik

Nicholas Wright Thomas Townsand Nathaniell Coles

Bee it Knowen unto all men, whome this our Deede, of Sale may any Cunseren, yt wee John Tompson, of Midelbourough, & John Thomas, of Brookehaven, alis Seataucott, both, of Long Island, wee being ye trewe & Lawfull, Atturneys, of John, Tompson, Smith of Brookhaven, doe for & in his behalfe, & by his Order, make Sale of all ye intrest, of ye said John Tompson, in Oyster Bay, of Lands Housing Orchard, or any thing, or things Elce, web doe, or shall any wayes, belong: unto ye said accomidation, unto Joseph Ludlam of Oyster Bay, of Long Island, wee say wee have sold, from us our heires & assignes for Ever, ye above Said accomidation, with ye previllidge theire unto, belonging, unto ye afor said Joseph Ludlam, to him, his heires & assignes for Ever, to have & to hold as his or theire right title, & intrest, for Ever, free from all molistation, or incumbrances whatsomEver, from us or any from by or under, us also wee having

received, full Sattisfaction of ye said Ludlam, by Bill to our Content, for ye said, Accomidat: & for Every, parte, & percell theireof wee have heereunto sett, to our hands, & Seales, as our true & reall act & deede, in Oyster Bay this 3th of Deacemb: in ye Yeare 1673

Signed Sealed & Deliverd in preents of us Matthias Harvy Benjamin Hubard,

John Thomas O John Tompson

Know all men by these p^rsents, yt I John Tompson, of Brookehaven on Long Island, doe heereby Conferem, & allowe of, a former bill of Sale, given in my Name, & lyin & being in Oyster Bay, on ye said Island Aforesd, unto a Certaine percell of Lands, togeather wth a house & home Lott, Lying & being in Oyster Bay, in ye said Precincks, Giving granting Ratifiing, & allowing, whatsomever, my said, Atturneys, or any by from or under them, shall Either, doe or cause, to be dun, as fully & to all intents, of Law, as fully Effectually, & in law, as Authentick, as if I my Selfe ware personally p^rsent, being, theire could or might doe, in witness whareof, I have heere, unto set to my hand, this 8th Decemb: Anoq: Dom: 1673

In preents of us:

John Tompson

John Thomas: John Laughton-

Know all men by these yt I John Tompson of Brookehaven, doe heereby Engage, myselfe, my heires, Execut: & admins: yt I will, as I receive ye pay of this heere inclosed, & Conexed, bill of Sale, give Assurance—(p. 60 Old A)—And Conferma: of ye within, or heereunto Anexed, Covenant In presents whareof, I have heereunto, set my hand, this 8th day of Decemb: Annoq: Dom: 1673

in preents of John Thomas John Laughton John Tompson

Bee it Knowen unto, all men whome this, my Deede of Sale may wayes cunseren, yt I Mosis ffurman, of Oyster Bay on Long Island, in ye Newnetherlands, have Covenanted, Sold & Deliverd, from mee my heires Execut: Administ: or assignes for Ever, unto John Davis of ye abovesd Towne & Colloney: ye halfe of all my, right title & intrest of uplands or medoes, Comonage, weh now belongeth, unto mee ye Sd, Mosis ffurman, in ye Towne of Oyster Bay, or win ye, Bounds or Confines theireof, wihall previlidge, whatsomever, may now apert: or belong: or shall heereafter any wayes: belong to this Sd halfe of my Sd intrest, I say I have freely sold, this one halfe of my Intrest, as above Expresed, from mee my heires Execut: Admins: & assignes for Ever, unto ye abovesd John Davis, to him, his heire Execu:

adm: & assignes for Ever, to have & to hold, as his or theire right title & Intrest for Ever, free from all molistation, or any Incumbrances w'somever, from mee or any from by or under mee, all wayes Pvided yt during my Mother ffurmans life, I doe reserve as much medoe ground, as shall mainetaine, ye part of my Mothers, Stock, weh I am Engaiged to, but after her Deacease, it is ye abovesd Davis, as Above Expresed, & haveing receved full Sattisfac: in hand alredy of ye abovesd John Davis, for this halfe, of my abovesd Intrest, & for Every parte & percell theireof I have heereunto, as my true & reall act & Deede, set to my hand, & affixed, my Seale, in Oyster Bay, this 10th day of Decemb: & in ye Yeare of Our Lord 1673
Signed Sealed & Deliverd

Mosis ffurman O

in ye prents of us: Matthias Harvy:
Thomas Townsand Nathaniell Coles

Oyster Bay on Long Island in America this 29th day of ye Munth called Jannewary Stila: Nova 1673 I ffrancis Weekes, of ye Same place, doe by these prsents, geve grant & fuley make over, unto my Sunns as follow: unto my Sunn, Samuell, John & Joseph, a Certaine percell of Land, lying neere ye Creeke, goeing up to Muntinacoke, cuntaine: about, Eleven ackers, more or less, Bounded on ye South East side, wth Richard Crabs, land & on ye Southside, wth Gideons Wrights Land, ye Land abovesd, to be Equally Devided, betwee my Sd Sunns, likewaise to Each Sun abovesd one fife parte, of ye two Lots, of Medow at ye South, side of this Island—(p. 61 Old A)—ye one lott lying, upon ye ffort Neck, ye other upon West Neck, wth two akers, a peece of Mowing land, upon ye Plaines, & fower ackers a peece of Woodland, adjoyning, to Arons ffurmans land, at ye Wood Edge, all weh partts & percels, I doe hereby, fully & freely geive to my Suns, abovesd, to them & theire heires for Ever, Witness my hand, & Seale ye day & yeare above written in prence of us ffrancis (W) Weeks O George Dennes: Henery Townsend his marke

Oyster Bay on Long Island in America this 29th day of ye Mo: Called Jann'y stillo Nova 1673 This present witneseth, yt I ffrancis Weekes of this place doe, give grant, & fully make over; unto my Sun Thomas Weekes, as follo: ye one halfe of Tenn, akers of land, lying & adjoyning, to Nicholas Wright ffeild, about two miles from this place, in ye way to Lucem, wth fower akers of woodland Adioyning to Aron ffurmans Land, at ye Wood Edge, & likewise, two ackers of mowing land upon ye Plaines, being part of yt land, formerly, bought of Robert Williams, wth one fife parte of ye two Lotts, of Medow, ye one at forte Neck, ye other, on ye west Neck, on ye South side of this Island, all wth parts & percels is heereby geven, unto my Sd Sun Thomas, &

his heires, for Ever, as witness my hand, & Seale ye day & yeare, above written; ffrancis (W) Weeks O in ye presents of us George Dennis: Henery Townsend his marke

Oyster Bay on Long Island in America this 29th day of ye Mo: called Jan'y Stilo Nova, 1673 This preents witnesseth yt I ffrancis Weekes of ye Same place, doe heereby give grant, & fully make over, unto my Sun James Weekes to him his heires for Ever, to say, a Sertaine percell of land being parte of my now home lott, lying on ye East side of my dwelling house, wth a Small run of water, coming from my well ye Sd well, to be left free, ye said land Containing: about two ackers, ye bewring (burying) place only Excepted, wch is to be left free for ever, for ye use of my Gennera: & also ye one Equal halfe parte, for moyity of Comenidge, togeather wth ye one halfe, of Tenn akers of Land, lying by & Adioying to Nicholas Wrights feild, about two miles of, & in ye way to Lusum, as also an Equall fife parte of two Lotts of medow, on ye South side of this Island ye on at ye West Neck. ye other at forte Neck, Reserving only to my selfe to mowe, if Neede requier, likewayes two akers, of, moweing land, upon ye Plaines, of yt land formerly bought of Robert Williams, wth fower ackers of Woodland by Aron flurmans Land, wthin ye Wood Edge, & Every part & percell abovesd I freely give, as witness my hand, & Seale, ye day & yeare above written In ye preents of us ffrancis (W) Weekes O George Dennes

Henry Townsend

Killingworth ye 25th Jann'y Soe Called 1673 This deaclareth in as much as ye Deacesed Henery Rudick, did by his Will, bareing date ye 26th August 1672 desier ffrancis Weekes, & Henery Townesend, both of Oyster Bay, to Oversee ye ffulfilling of ye bewsness but because much, cunsering ye muables lyes dubious, wheather wee are to medel wth them or noe, but being desiered, by all ye daughters, namely Mary ye Eldist Hannah & Elyzabeth, & theire Husbands & ye two Youngest, Geane about 19 yeares old, & Sarah, about 14 yeares old, to Setell ye disposistion,—(p. 62 Old A)—Of ye moveables, as theire hands, doe testifie, therefor wee ffrancis Weekes & Henery Townsend, being desiered, by theire ffather, in ye Will, & also by ye Children now, have Examened matters, all being preent yt it cunserens, wee did propose, what wee did conclude was Just, & reason, & did advise them, to p^rsent this to ye gennerall Scoute, to conferem or advise further, what should, be dunn, & ye Childr: have all consented, to ye propositions, weh are as ffolloweth Seeing theire ffather Henery Rudick, did apoint all his daughters, to have one as much as another, of ye prize of ye Land, wee Judge it iust, they should

all be made Equall in all ye moveables as neare as can, be but wee find Hannah & Elyzabeth Weekes, have received sumthing, of their ffather, allredie, in consideration of it, ye Eldist daughter Mary Hawxhurst, is to have, ye vallew, of a Cowe, & two yeare old, heffer, & ye two young-Est, daughters, is also to have, theire Cowes, & heffers, according to theire ffathers Wil to make, ye Eldist, & ye two youngest, daughters Equall, wth ye said Hannah & Elyzabeth as also it is to be under, Stoode yt the two youngest Sisters, are to have five pounds Each of them, more then ye other three Sisters, & all ye rest of ye moveables, are Equally to be devided, amongst ye five Sisters, also it is be understood, yt thire Mother did at Sum time, say shee would, give her two youngest daughters, Geane & Sarah, Each of them a Bed, & furneture, & Sum pewter, it is mutally agreed upon, they shall have it, as it is prized, in ye Invitory, in parte, of theire portions, & ye rest to be made Equall, in ye rest of ye moveables, & it is agreed upon mutually, by all ye Sisters, yt those yt prised, ye parte of ye Estate, Should prise all ye rest, proporshanally, as well towards paying for Land, as ye Rest, as Witness our hands in preents of us;

Wittnes ye marke (M H) mary Hawxhurst ye marke of X James Coke ye marke (H) Hannah Weekes yemarke of X Edward Wright ye marke of (E) Elyzabeth Weekes Jane Readuck Haveing read & viewed ye ye marke of (S) Sarah Rudick Contents of this request prsented unto mee have Christopher Hawxhurst Samuell Weekes granted unto ye persons on ye other side to perforem Joseph Weekes ve Same weh is propounded & if any difference Should arise in time to make mee acquainted yt further truble may bee prevented this 17th of Jannewary An: 1674 on Long Island in fflushing William Lawrens Skoute:

Killingworth ye 22th June 1667 Wee ye Indian propriet: of Muntinakock whose names, are hereunto, Subscribed, doe by these presents acknowlidge to have fully bargened & Sold, & made over, unto William Simson of ye plase aforesd, in ye County of New York Sheere, & under ye Royall partona: & protection, of his highness James Duke of Yorke, a percell of Land, containeing forty ackers, of woodland, is bounded by us North & South acording, to ye former bounds, ranging East, as by us bounded, wth free comoning, of grasing & timber, wthall right & title in ye Seaventh parte of our undisposed Medoes: fresh & Solte, wth Creeke thech, wth ye benefits of ye Creekes, & Coves; wth free hunting fishing fowling, wth ye benefit of all minirals, acording to Law ye Sd bounds, begining from Raccoune Swampe or ye fower Rocks lying in John Underhils Medoe: from thence west to Muskeetow Cove wthall medoes Creeke thech broken

lands, lying & being wthin ye Sd bounds, & Cove, Excepting three or fower ackers of Medoe, more or less, belonging to Robert Williams Adioyning, to ye Sd Island, of him ye Sd Robert wth Sd benefits & previlidges lands & medoes, as be for Exprest, wee ye Sd Proprietors—(p. 63 Old A)—Doe acknolidge to have Sold unto him, ye Sd William his heires Suckses: or assignes from us our heires, Suckses¹⁸ administrars or assignes, for him & them, peaseabely to poses & inioy for Ever, free from all molis: from us, or any of ours interested in ye Sd Lands, & doe ingaige to defend ye Sd William, his heires Suckses¹⁸ & assignes, against al playes or pretences, whatsomEver, & acknowlidge, to have received full Satisfaction, as witness our hands day & date above written, Signed Sealed, & delivered in ye presents of us: in ye 19th yeare of ye Kings Reaigne,

John Underhill Senjr John Underhill Junyr John feaxe ye marke X of Asetan
ye marke X of Arumpas
ye marke X of Sehar
ye marke X of Nothe
ye marke X of Pametamack
ye marke X of Shoskene
ye marke X of Matares

Asigned by mee William Simson of Muntinacocke all my right title & intrest of this wthin Written Deede, unto William ffrost of Seatawcott alis Brookehaven, haveing recevid full Sattisfac: from ye said ffrost, for Every parte & percell of this wthin: written Deede I doe freely pass, & make over for Ever, from mee my heires & assignes unto ye Sd William ffrost, to him his heires & assignes for Ever, ye whole & sole Contents, of Every parte, & percell of this Sd Deede, as witn: my hand, in Oyster Bay, this 14th Decemb: 1674

William Simson

Signed & Deliver in ye preents of us Matthias Harvy Samuell Kecham:

This Bill bindeth mee William ffrost, of Seatawcott, alis Brookhaven, mee my heires, & assignes, to pay or cause to be paid, unto William Simson of Muntinakock, to him or his, assignes, ye full & Just Sum of Seaventy pounds, forty pounds, I the Sd ffrost, doe ingaige to make true payment to ye Sd William Simson or his Order, in Oyster Bay, at or before Michallmas, next, Ensueing ye date heereof: ye other Therty pounds I doe ingaige to make true, payment, ye next michalmas following ye first payment, ye Sd payments I doe ingaige, to make payment, in Indian Coren at three shillings pushell, or in Cattel, Equivolent, & for ye trew performance, of ye Sd payments, I doe bind my Selfe heires & assignes, as witness, my hand in Oyster Bay: this 14th of Decemb: 1674

Signed & Deliverd in preents of us Matthias Harvy Samuell Kecham

William ffrost

(\$. 64 Old A)—Know all men whome this my Deede of Sale, may any waves Cunseren yt I John Coles, of Muntinacock, have Bargened Sold & Delivered, unto Edward Wright, Tenn ackers of Land, lying & being at Muntinacock, being Bounded on ye South, wth a carte way, on ye East wth my Range, on ye North wth a Swampe, & on ye West wth a valle ye Said Land being old Indian Land I doe owne to have Sold, to ye Sd Edward Wright of Muntinacock, provided ye said Edward Wright, shall, if he Departe from Muntinacock, yt then ye said Land, shall returne to mee Againe, I paying him five pounds, provided also: if ye said Wright, shall dye wthout Ishew, yt then ye Sd: Land shall Return, to mee ye said Coles, or to mine, geiveing nothing in lew theireof: I doe also owne, to have sold, unto ye Sd Wright, A Six parte of my Comonage, for grasing, & Timber, on ye Same condition as aforeSd: I do owne to have Sold, ye Sd Lands, wth Comonage, as above Exprest, In Witness whareof I have heereunto set to my hand and Seale, in Oyster Bay this 18th of December 1674 & in ye 26th yeare of his Majties Rainge Signed Sealed and John Coles O Deliverd in presents of us: Matthias Harvy

Nathaniel Coles

Ordered by ye Constable, & overseers of Oyster Bay yt Thomas Townesend is still Established, in his office, as to Brand People Horses, & Cattels, wthin ye Bounds or Limits, of this Towne & yt all persons, whatsomever, wthin ye Limits of this Towne, doe duly & truly observe ye law, Establist, as ye will answer, ye Contrary, & yt all persons wthin ye Bounds, & limits of this Towne, doe wthin forteene, dayes after ye date heereof, Repare to ye house of Thomas Townesends, & theire record thare markes, of theire Creatures, to avoid all Contests, yt heere after may arise: by Order of ye Constable & Overseers, of Oyster Bay this 12th of Jann'y 1674 (See preface regarding the Book of Marks)

Oyster Bay ye 17th May in ye Yeare 1675

This Instrument of writting may Deaclare to all persons whome it may any wayes cunseren, yt I Josias Latting, of ye aboveSd place & Towne, in ye North rideing of New Yorke Sheere, upon Long Island, doe by these preents, owne & acknowlidge, to have Bargened Sold & Deliverd, unto William Buckler, of Oyster Bay ye Same place & Towne abovesd, all my right title & Interest, in my house & plott of land, granted by ye Towne, of Oyster Bay, to build ye foresd house upon, web Sd house & plott of Land, neare halfe an acker, or their eaboutes, lying & being & adjoyning, to ye South side of John Wrights home Lott, & bounded wth a highway at ye East end of it, & a highway, on ye South Sd of it, ranging up ye hill Westward, & further, have sold to ye Sd

Buckler, two ackers of Land more, lying & being, at ye South end, of Edmond Wrights home lott, bounded on ye East Sid wth ye forsd highway, & soe is to range up ye hill westward, weh said two ackers of Land, was granted & given by ye Towne of Oyster Bay to mee for a home lott to build on I reserving ye right of Comons to myselfe yt was granted to mee by the Towne, by vertue of ye aforesd Land—(p. 65 Old A)—I say I doe by these prsents, owne to have sold, ye abovesd house, & plott of Land, granted, to mee, whare ye house stands, & ye other two ackers above mentioned, from mee my heires Suckses^{rs} Adminis^{rs} or assignes, forever, to William Buckler, to him his heires, Executro Admis¹⁰ & assignes for Ever to have & to hold, as his or theire owne proper title & intrest from me, or any from by or under, mee, haveing receivd full Satisfaction for ye premises above mentioned, from ye said William, owneing heereby yt the aforeSd house & Land, is as feremly, William Bucklers, or his heires or assignes, from mee my heires & assignes, as may be made, by any Deede of Sale, conveance, whatsomever, to all intents, & purposes, & doe further ingaige, my selfe & heires, Sucksesrs to mainetaine ye aforesd William & his heires, in theire quiet, & peaceable possestion, of ye aforeSd house & Lands, against any Claime, or pretences whatsomever, to ye true performance & honnest Intent, of this my Deede of Sale, I have heereunto Subscribed my hand, & sett to my Seale, in Oyster Bay ye 17th May in ye Yeare of our Lord 1675 & in ye 27 yeare of ye Raine, of our Soverainge, King Charels ye Seacond, King of Greate Brittaine ffrance & Ierland, &c Signed Sealed & Deliverd in presence wittness

Tho: Townesend Benjamen Hubard,

Josias X Latting his mark O

I Sarah Latting Wife to Josias Latting Abovementioned, doe by these prents Conferm & give my free consent, to Every pertickeler, yt my husbend, Josias Latting hath Sold, with in this within written Deede, unto ye aforesd William Buckler by setting, to my hand & Seale, this 19th of May, in ye Yeare 1675 in prents of

Sarah X Latting O Nicholas Wright, Thomas Townesend her marke

In ye Name of God amen I Samuell ffurman of Oyster Bay wthin ye Colloney of his Royall Highness James Duke of Yorke, being in good helth & perfect memory, praysed be God, doe Constitute & apoint this my last Will & testament, in maner ffollowing:

Imprim: I bequeath my Sole to God, yt gave it, & my body from whence it came, to ye Earth to be deacently burid, & for yt Estate it hath pleasd God, to indow mee wth I bequeath in maner

ffollowing:

Item: My Wife Meryam ffurman, I apoint, to be my Sole, Execetrix: of all my Estate reall & personall: in this Island, & in any other place whatsomever during her life:

Item: To my Daughter Marcy & Susannah, I bequeath all my Land, on this Island, to be theires Equally devided, betwene them: when they shall ataine, to ye yeares of Eighteene: or marry, theire Mother haveing ye one theird of ye said lands, dur-

ing her life:

Item: And at my Wifes deacease, then all my Lands, & what Estate Elce, to remaine to my abovesaid two daughters upon an Equall Devistion, & soe to remaine, to theire heires for Ever, to see this my last, Will & Testament fully performed, I doe appoint ye Constable, & Oversers of Oyster Bay to mainage ye Same, for ye good of my Wife, & children, in witness whareof I have heere unto set to my hand & Seale, in ye yeare of our Lord 1675 this 3th of November

Testis: in Matthias Harvy Samuell ffurman O William ffrost: this Above said will made voyde maye 21th 1680 (signature cut out)

(p. 66 Old A)—Assigned by us, William Thornycraft, & Richard, Kerby, both of Musketoe Cove, our hole right, title & intrest, of this wthin written Deede, unto John ffrost of Killingworth, to him his heires, or assignes for Ever: haveing received full Satisfaction from ye said ffroste, in a bill of Debt, to our content & this as our acts & Deede, wee have heereunto, set to our hands, in Oyster Bay this 21th of 9ber 1675

Signed & Delivered in ye preents of us Matthias Harvy Thomas X Marting

William X Thornycraft his marke Richard X Kerby his marke

his marke this assignment hath dependance, on a Deed Recorded, in page 44 ye which Deed, was purchased by William Thorny Craft & Richard Kerby of Thomas Townesend ye said Deed bareing date ye 3th June 1672

Lusum this 9th June 1673 Bee it Knowen unto all men, to home this Instument of writting may any wayes cunseren, yt I Robert William, of Lusum in ye North Rideing, upon long Island, in New England, upon good Considerations, moveing mee theire unto, have sold, unto Thomas Wilets of ye Same place, & Island aforesaid, ye full & Just Sume, of Twenty Ackers of Land, lying at ye west End of Mary Wilets Lote, with previllidges in Comons, for his Creatures, & Wood & Timber for his use: such as my lands is capable to acomidate him withall, I say I have sold, ye abovesaid lands & previllides, from mee my heires or assignes, to ye said Thomas Willits, him his heires, or assignes, for theire

owne proper, right forever, to inioy as theire owne proper right, never to be molested, by mee nor any from mee, this I doe owne to be my act & Deede: as witness my hand & Seale ye day & date Yeare first above written, Signed Sealed & Deliverd in ye prsents of us: as for ye above mentioned, timber it is to be understoode, yt I have Sold, noe other but such, as is upon ye Land, yt I bought of Asur ye Indian wheare I now live Robert Williams O John Townesand John Cooke

oyster Baye ye 5th of ffebrewary 1675 this Instrament of writing wittneseth to All parsons whome It maye Anywayes Consarne, yt I John Townsend soon to henry townsend of oyster Baye, within ye north Riding of yorkshare upon longiland, upon good considerations moveing me hereunto have covenanted Bargind Sould and delevered, unto John Rogers of ye aforesaide towne and Riding A Sartain trackt of wood land Containing three Ackers and A halfe or there Aboutes Liing and being on ye northwest end of ye Six acker Lott yt Jeames Coke had layed oute to him on ye south west side of ye bogs to ye westward of ye three runs beyond ye mill which saide three Ackers and halfe or there Aboutes being ye northwesttermost part of this six Acker lott yt was Jeames Cokes, being bounded on ye southeast end betwene him and my owne land with A whitte oake tree and likewise at ye northeast end with A white oake Joyning to ye Highway Neare ye Swamp and So to Rang northwest by ye Saide—(p. 67 Old A)—hyghwaye to the northwest Bounds of ye aforesaid lott I saye I have sould ye Above menshoned land from me my Ayres exsectors Administrators and Asings to ve Above menshoned John Rogers to him his Ayres or Asings for ever to have and to hold as his or there owne proper Right title and intrest Iniageing to defend him or them in there quiat posestion of ye Aforesaid land from Jeames Coke or Any other man of ye towne yt shall or maye Laye Any pretenc to It and this As my Ackt and deede I have hereunto sett my hand In oyster Baye daye and datte Above written

In presanc of wittnes Thomas Townsend towne Clerk John Townsend

oyster Baye ye second daye of ffebrewary: 1673:

This presantt Instrament of writting witneseth to All Parsons to whome It maye Anywayes Consarne yt I thomas Townsend of oyster Baye doe by these presants Bargin sell and make over unto John Rogers and An Rogers his wife halfe my home Lott I bought of John underhill liing and being and Adioyneing unto samuell weekes home lott with my house yt I now live In onely reserving to my selfe liberty to live in Itt until I have builtt Another I saye I have sould and made over ye half of ye Afore-

saide home lott and house As Before spesefied unto John Rogers and An Rogeres during her Life and after her deacease to bee her Chilldrens, for which land and house, I have Reseved ye halfe lott of Land and house yt was given to An Rogers by ye towne when shee was A widow and doe By these presants make over All my right ttitell of ve Abovesaide half lott and house which I now Live In to John Rogers and An Rogers during her life and After her desease to be her Chilldrens for ever from me my Ayres exsecetors Administrators and Asings for ever and doe Iniage my selfe in A sum of forty pounds Curantt paye off this Collony to mainetayne them in there quiatt posestion of whatt I have sould them from me or Any from by or under me and further Allso I have sould unto John Rogers one Acker of land liing by ye side of ye Aforesaide halfe lott which I sould them upon ye north side of Itt being two Rode wide next to ye streete and to range upon A strait line by ye other Land to ye reare of ye lott haveing Its bredth at ye reare to make It a compleat Acker I saye I have sould this Acker of land to John Rogers to him his Ayres for ever from me And my Ayres for ever and to ye Confirmation of this my deed of sale I have sett to my hand and seale daye and datte Above written to explaine ye tru meaning of this deed of sale of ye halfe lott which I have sould them It tis in lew of yt halfe lott which was given her by ye towne when she was A widow and she hath ye youse of It during her life but After her desaese to be her childrens as her other land was onely ye acker of land sould to John rogers Is his properly onely I doe reserve my Apell trees peach trees and chere trees yt Is upon ye land I have sould them

wittnes georg Copping Beniamin hubard Thomas Townsend O

(p. 68 Old A)—Oyster Baye ye 3d of June 1672

This Instrament off writting testefyeth to All parsons to whome Itt maye Any wayes Consarne, yt I Thomas townsend of oyster Baye on long Iland in the north Riding of new yorkshare, have Covenanted bargind and Agreed with william thornychraft and Richard Cirby, Both of ye Abovesaide plase and riding for A sartain parsell of land which I have sould unto them being twenty six Acars Liing and Joyneing on ye north side of ye line of devition, of Robart williams land and ye townes of oyster Baye, with ye privilidge of timbar and graseing upon ye Right of Commons yt I Bought of John underhill, belonging to ye house lott yt I Bought of him, for there owne youse, I saye I have sould ye Above spesefyed land and previlidge, unto ye Abovemenshoned william, and Richard, to them there Ayres sucksesors or Asings for ever, to have and to hold As there owne proper titlle and Intrest, from me my Ayres sucksesors Administrators and Asings, for ever, Butt If ye saide william or Richard doth

make salle of ye land and previlidge Above exspresed, which I have sould them, then theye are to make ye first tender of sale to mee, theye here iniageing to lett me have It thirty shillings Cheaper then others will give for It Butt If yt I refuse to give It then there have liberty to make sale of Itt to whome there will, and further I doe iniage to give ye saide william and Richard posestion of what I have sould them Acording to law and to ye tru performanc to each other we doe Interchangably subscribe oure hands and sett to oure seals daye and date Above written and In ye yeare of ye raine of Charls ye second King of Ingland schotland: &c:

sined sealed and delevered in presanc off us henry fforsse Thomas Crompe

Thomas Townsend william X thornvCraft O his mark Richard X Cirby О his mark

Asinged By us william thorny Craft, and Richard Cirby, Both of muskeeta Cove, oure hole right titlle and Intrest of this within written deed, unto John ffrost of killingworth, to him his Ayres or Asings for ever, haveing Reseved full satesfacktion from ye saide frost, in A bill of debtt, to oure Content and this as oure Ackts and deeds, wee have hereunto sett to oure hands in oyster Baye this 21th off: 9ber 1675

Synged and delevered in ye presanc of us Mathyas harvy Thomas X martin his mark

william X thornyCraft his mark Richard X kirby his mark

Entred in page 66 this Asingmentt this 23th of 9ber 1675, in oyster Baye Records per me mathyas harvy, Clerk Josias Latting did give william Buklar, posestion of ye house and land yt he sould to him in oyster Baye by turff and twig Acording to law. In presanc off Constablle and oversears of oyster baye and severall nayghboures ye 22th of Aprill 1676

(p. 69 Old A)—Oyster Baye ye 31th of Jully 1676 This Instrament off writting witneseth to All parsons, whome Itt maye Any wayes Consarne, yt wee, Caleb wright, and John wright, and Edman wright and Jobe wright, and henry townsend Junior, and John townsend, and Isack doutty, and william Bucklar, All off ye towne off oyster Baye, have sould unto John Rogers, off ye Same towne and plase, floare Ackers off wood land Liing within ye Bounds off oyster Baye not preJedesing ye high wayes or lands All redy layde out, wee saye wee have sould ffrom us oure Ayres Exsecetors or Asinges ye foresaide ffoare Ackers of land, to ye Abovesaide John Rogers to him his Ayres

or Asinges for ever to have and to hold as there owne proper Right titille and Intrest for ever, without Eyther Lett hinderanc or molestation from us or Any from by or under us or Any other inhabytant off ye towne, haveing to oure Content reseved ffull satesfacktion for ye land Abovesaid, As witnes oure hands and seale Subscribed ye daye and date Abovewritten,

In presanc, off us,	Caleb wright	О
wittnes Thomas Townsend, Clerk	John wright	0
william Andras	Edman wright	0
Joseph dickinson	Joab wright	0
ye Abovesayd 4 accors of land is	henry townsend	0
to be understood to be layd out of	John townsend	0
there one rights of lands to be	İsack doutty	0
taken up and not otherwise	william bucklar	О

Wheareas There hath Beene A differenc Betwene John Rogers and his wiffe, ye one party and ffrances weekes of oyster Baye, Both of ye same towne, which there was A Complaint Brought to ye Cort off sessions ye 14th of desembar 1670 which said Complaint was In Referanc to A Sarten parsell off medow given to ffranses weeks by ye towne off oyster Baye, and had fformerly beene in ye posestion of william Croker: now upon good Resons thereunto moveing them ye Abovesaide partyes, namely John Rogers and his wiffe. An: and ffranses weeks, have hereby Agreed to putt ye wholle defferanc to bee ffully desided and ended by ye Constablle and overseares of Oyster baye, Aforesaide, and to Rest satesfyed with there determynation in ye said difference and theye doe hereby Iniage to fforfitte each to other, ye full and Just sum off fforty pound Currant paye for ye desenting party to paye, to ye party yt doth Asent and stand by ye Awarde of ye saide Constablle and overseares Aforesaide: and untill ye saide monyes be payde By ye desenting partyes, to ye party yt Rest satesfyed, ye desenting party shall bee without Remedy eyther in comman law or Equaty, and itt Is further Agreed yt each party shall bare there owne Charg: to ye date hereof Allredy exspended, to ye Confirmation of ye premises ye saide partyes have sett there hands and seales this 14th desembar 1670

nave sett there hands and seales	this 14th desembar 10/U	
wittnes. Anthony watters, Clark	John X Rogers	0
david X whithed	mark	
mark	An (A) Rogers	0
ye Constable and oversears	mark	
Conclution ye other Side	ffranses (W) weeks	0
•	mark	

(p. 70 Old A)—Wheareas there was A different depending betwene John Rogers and Ann Rogers of ye one party and franses weeks of ye other partty, aboute A sarttin pesse off medow and ye saide parteyes by Bond haveing bound themselves to stand to

oure Judgment in ye said differanc, wee haveing with much dilligence made great search, and wee ffinde ye medow to be ffranses weekes and this as oure Actt wee have sett to oure hands, In oyster Baye this 2^d daye off Jenewary 1670 wee John and Ann Rogers doe owne, Richard harcutt, Const: and Acknowledg this Above written nickolas wrightt

judgment Ann (A) Crooker her mark Mathias harvy henry Townsend Samuell Andruss

Evidanses About ye medow

1.—desembar ye last 1670: The testemony off mark meegs as ffolloweth when I liveed att oyster baye, william Crooker livede there Allso, and thee said Croker had formerly A pese off medow, which hee had made youse of But had resined it up Again to ye towne, and at A towne meting ffranses weeks desired ye said pece off medow of ye towne which was at yt time given to him for his owne, and ye said william Crooker was there and gave his Consent therein by holding up both his hands and ffurther saith not, huntington sworne Before me

Jonas wood

2.—The declaration of John dickinson doeth declare, yt william Crooker had ye youse of A share of medow, and did make use of itt butt upon what termes he had itt and made use of Itt I canot give An Count and Neyther how hee parted from it, in oyster Baye ye 2^d of Jenewary 1670

3.—nickolas simkins doeth declare to A share off medow which Is now in differanc betwene ffranses weeks and Ann Rogers, yt ye share of medow which she now Claimes, yt when ffranses weeks Came to towne at A towne meting, they ware willing to give him A share of medow, ye saide medow was william washburns, which hee layd downe, william Crooker Being at ye towne meting, william Crooker Advised him to take yt which he had mowed, rather then yt of william washburns And he voted for It with ye rest of ye towne, and Itt was granted sworn to by nickolas simkins this second off Jenewary 1670

4.—Allce Crab doeth Allso Affirm, yt william Crooker did declare to her husband yt hee should return ye saide medow to ye

towne Againe

5.—nickolas wright doth Affirm, yt In A towne metting william Crooker helld up his hands, for franses weeks tto have this medow yt Is now In Contest

(p. 71 Old A)—Oyster Baye this 24th of Jenewary 1668
Bee It knowne uto All men to whome this present deed of salle
maye Any wayes Conserne, yt I Robartt williams of Lewsum on
long Iland In ye north Riding of new yorkshare, and under ye
patronage and protecktion of his Royall highnes Jeames duke

off york: have upon good Considerations bargind sould and made over, unto ffranses weekes of oyster Baye, twenty Ackers off plaines Liing and Being upon ye hill on ye south side of ye old Cartt waye yt goes to hemsted, and twenty Ackers of wood land liing and Being on ye north side of ye Abovesaid Cart waye, nere unto Robartt ffurmans lands, which lands lyes at ye northest Corner of ye plaines I ye Abovesaide Robartt williams doe here one and Acknowledg to have sould these Above spersefyed lands unto ffranses weeks, his Ayres Sucksessors or Asings pesablly to poses and Inioye for ever, free from molestation by me, or Any from me I saye I have sould these Above menshoned lands unto ye Above menshoned ffranses weeks his Ayres or Asindges, from mee my Ayres Sucksesors Administrators Asindges for ever to ye Abovesaide franses his Ayres to have and to hold for ever As there owne proper Intrest from mee or Any by or After me As wittnes my hand daye and datte Above written, and In ye twenteth yeare of ye kings Raine, sined sealed and delevered Robartt williams O

In ye presanc of uss, John Townsend Elizabeth X Townsend

Oyster Baye on long Iland in America: this twenty nine dave of ye month Called Jenewary Stilo Nova: 1673 This presants wittneseth yt I ffranses weeks of ye same plase: doe give grantt and ffully resinge unto my Sone daniell weeks, After my deasease, my home lott dwelling house and other out houseing, with ye orcharde, Allwayes provided, yt partt All Redy: given to my Sone Jeames be reserved to ye proper use and behoofe of ye saide Jeames, As allso to ye said daniell I give twelve Ackers off land liing one ye southeast Corner of my said home Lott: nere Adioyneing with ye owne halfe of ye Comans thereunto belonging: with one Lott off medow upon unknwaye Neck: liing on ye south side of this Island together with ten Ackers of moing land upon ye plaines, formerly Bought of Robart williams: and Itt is to be understod yt If I should deasease before my wiffe Elezabeth: yt my saide wiffe shall have and Inioye, her Equall proportion off mainetainenanc: with my sone, daniell out of what Is here menshoned: All which parts and parsells Abovesaide, Is by me firmly given to my soon daniell and his Ayres for ever As witnes my hand and sealle ye daye and yeare Above written in presanc of us ffranses (W) weeks O georg dennis henry Townsend

(p. 72 Old A)—Oyster Baye; ye 7th of Agust; 1676.
This Instrament off writting wittneseth to All parsons, to whome Itt maye Any wayes Consarne, yt I Jeames Coke off mat-

enecoke within ye Confines of oyster Baye on long Iland, and within ye north Riding of newyorkshare, haveing upon good Considerations, Bargind sould and made over All my Right ttitlle and Intrest of A sartin pese off medow Belonging to me at ye south upon ye neck commanly Caled Lattins neck Being ye foretenth share of ye third devition, of which share ye one halfe doth properly belong to mee, And By these presants I saye I have sould All my Right and titlle in ye Abovesaide pesse of medow and All other prevylidges upon ye saide neck, Belonging to me by vertue of ye said medow, unto william Buckler of oyster Baye to him ye saide william his Ayres sucksesors Administrators or asignes for ever to have and to hold As his or there owne proper Right titlle and Intrest from me my Ayres sucksesors Administrators or asignes for ever peasably to posses and Iniove free from molestation from me, or Any ffrom By or under me, haveing to my Content Reseved ffull satesffacktion of ye saide william for ye said medow and previlidg upon ye neck Abovesaide, as wittnes my hand and seale, daye and date Above written In presanc off Thomas Townsend. Jeames X Coke O John wicks his mark

Every mans share or devition of land layd out on ye North side of ye great medow upon hog Iland, ye 10th of ocktobar 1676 by Rochard harcut, and nathanell Colls

Imp:

John underhill

<i>p</i> ·			
Lattemore samson	1	Thomas Townsend	06
Josias Latting	2	Eals Crab	13
Samell weeks	3	Anthony wright	12
Samuell Andras	4	Eleasabeth townsend	15
Jeams Coke	5	John Townsend	16
John dickason		ffranses weeks	*
Josiass Latting	7	gideon wright	*
mathyas harvy	8	Richard harcut	*
nickolas wright		Richard Crab	0
henry townsend	10	mathyas harvy	Ō

these 0 with A Cros are thre shares in ye Little Neck ye north of ye great medow (It being impracticable to reproduce the crossed O of the original, it is here represented by an asterisk *)

nathanell Colls

11

these round 0 Is three shares upon ye Little neck southside ye great medow

and we under writen being ordered by ye proprietors of hogisland to Laye out these lots as Abovesayd did then order A highwaye of two rod wide to begin at ye former highwaye by us formerly layd out to all ye Alottments begining at ye landing place & soe to run on ye west side of ye three squor lot to ye spring & on ye East sid of ye three square lot ye sayd highwaye

to run on ye west End of ye East lots then Layd out, through the Island in ye most Conveniants place for Carting to ye beach, also we did Agree A highwaye of two rod wide on ye west & East End of all ye Alotments upon ye Island next to ye watter side for Every man Consarned to Cart there Corne or other Consarnes to ye Conveniants place

Richard harkcut Nathaneill Coles

(p. 73 Old A)—Oyster Baye ye 10th of novembar in ye yeare 1676

This Instrament off writting wittneseth to All parsons, whome Itt maye Any wayes Consarne, yt I John davis now Inhabiting at matenecoke within ye Confines off oyster Baye upon long Iland, within ye north Riding of new yorkshare, Being under ye patronage and protection off his Royall highnes Jeams duke off york, haveing upon good Considerations moveing me hereunto have Bargined sould and delevered by these presants unto Aron furman off oyster Baye, A cartain trackt or parsell off upland upon matenecoke Containeing in quantety sixty Akers liing and Being upon ye neck off Land yt Is on ye northside of ye lands yt John diar sould unto my fatherelaw Richard Latting deaseased, which said sixty Akers was given to my wife hanah by her ffather Richard Latting as ye Records of oyster baye, doth make manifest, I saye by these presants further yt I have sould and made over ye Above saide sixty Akers of lands, with All ye Rights and prevelidges beelonging to Itt by vertue off ye grand deed given first from Thomas franses To my Aforesaid ffather Richard latting, ffrom me, my Ayres Exsecetors Administrators or Asidgns for ever, to ye Abovesaide Aron ffurman, to him his Ayres Exsecetors Administrators and Asidgns for ever to have and to hold, As his or there owne proper Right titlle and intrest, from me or Any from by or under me, Iniageing to defend him or them in there quiatt posestion ffrom Any Justi Claime or pretenc whatsumever of every part or petickular Abovemenshoned, haveing to my Contentt Reaseved ffull satisfacktion for ye premises, By setting to my hand and seale daye and datte Above written, and in ye 28th yeare of ye Raine of Charls ye second, king of England scottland: &c: In presanc off, Thomas Townsend John davis O John wicks hanah X davis

oyster Baye ye 30th daye of Jenewary 1676

This Instrament off writing wittneseth to All parsons whome Itt maye Any wayes Consarne yt I Thomas weeks now Inhabytant in ye towne off oyster baye, have upon good Considerations, Bargind sould and delevered unto John Rogers of ye same towne Ayght Ackers off wood land, which ye said John Rogers

hath full power hereby to take up Any whare within ye Commans, off oyster baye, Exsepting such lands Allredy layde outt and high wayes nott to bee inffringed, I saye I have sould ye Abovesaide Ayght Ackers off wood land, ffrom me my Ayres Exsecketors Administrators or Asidgns ffor ever, to ye Abovesaide John Rogers, to him his Ayres or Asidgns for ever to have and to holde As his or there owne proper right titlle and intrest from me or Any from by or under me, haveing to my Content reseved fful satisfacktion for ye same, as wittnes my hand and seale daye and datte, Above writen, and in presanc off Thomas Townsend

Sarah Townsend

Thomas weeks O

(p. 74 Old A)—Oyster Baye ye 7th off Maye in ye yeare Ano 1667 These maye sarteffy All parsons whome Itt maye Any wayes Consarne, that Anthony wright senior, doth by these prsents ffrely give and make over, unto Job wright his Brother petter wrights soon, ye lott off land, Joyneing on ye north side off his home lott, which said lott given, was fformerly one mayehues with All ye rights and privilidges properly belonging to ye said lott with ye lott, Is hereby given to ye Abovesaid Job wright to him and his Ayres ffor ever, ffrom ye Abovesaide Anthony wright him his Ayres Exsexetors Administrators Asidgns, ffor ever, This Above written was ffrely given by Anthony wright to Job wright and ordered me to entar It, upon record daye Above written. per me Thomas Townsend towne Clark

To all Christion people to whome this my deede off gifft maye Come doth declare, that I Anthony wright, of oyster baye on long Iland in ye north Riding of newyorkshare, under ye patronage and protecktion of his Royall highnes Jeames duke of york doe by these presants give and make over unto Jeames Townsend and Isack doutty, Both inhabitants in ye same towne and Juridicktion Abovemenshoned, A sartain parsell of medow land lying and being nere unto A plase Comanly Called moneusscussett beach within ye limitts and Bounds of sandich in new Ingland in Plimouth Collony which said medow land was given to me by ye towne of sandich ffor towne charges yt I had exspended ffor ye youse of ye towne, ye which saide medowes I did peasably poses and inioye by vertue of ye Abovesaide grantt ffrom ye towne of sandich severall yeares before I did remove ffrom ye saide towne of sandich, into this Juridicktion ffre from Any molestation, I ffurther saye By these presants I doe ffrely give and make over by vertue hereof ye before menshoned medow lands ffrom mee my Ayres exsexetors Administrators or Asidgns ffor ever, to Jeames Townsend and Isack doutty to them there Ayres exsexetors and Asidgs ffor ever to have and to hold Equal betwene them, As there owne proper titlle and Intrest from me

or Any ffrom by or under me, As ffirmly As maye be made by Any deede of gift or Convayeanc whatsumever, to ye Confirmation of this my deede of gift, I doe Confirm Itt to ye two parsons herein menshoned and there Ayres and Asidgns ffor ever, By setting to this my hand and sealle, in oyster baye this sixth Antwenteth of June in ye yeare one thousand six hundred seventy and five, and in ye 27th yeare of ye kings Raine Charls ye second wittnes John dickinson

Anthony wright O Thomas Townsend

(p. 75 New A)—This Bill of Sale Declareth unto all whomesoever it may Concern that I mathew pryer of matinecock near Oysterbay In ye North riding on Long Island ye one partie have Sold and by these presents do bargain Sell and Deliver Unto Henry Townsend of Oysterbay of ye abovesaid Rideing ye other partie the house Lot that was Walter Salters with Commonage and Common Rights of Lands and Timber yt is to be understood of upland or woodland belonging or any waye falling to ye abovesaid house Lott or hereafter may fall to it with a little plott of meadow part Hasuks and part Salt Marsh in all about half an acre Lying on ye East Side of matinecock Creek Joyning to Edmond wrights Shear on ye north Side and Antoney Wrights Shear on ye South Side of it but all other rights of meadow that did any ways fall to or belong to ye abovesaid House Lot I Except Still to my Self as ye right of meadow at South ye meadow on ye north Side of ye Towne and ye West Side of Matinecock Creek a Shear of meadow I Except also and ye rights of meadow also on oak neck I do not Sell Neither of them fore Shears here namly ye South meadow matinecock meadow ye meadow on ye north Side ye town and oak neck meadow I do Still reserve to my Self but ye house Lot and Common priviledges as above Said with ye Sd Small Shear of meadow on ye East Side of Matinecock Creek I say I have fully Sold for pay in hand I have received and therefor do by this make over all my right Title and Interest from me My heirs Executors administrators or assigns firmly unto ye above Said Henry Townsend his heirs Executors administrators and assigns To have & To hold and forever to injoye for their own proper Right title and interest without molistation by me or any from me and Do also by this firmly Ingage to defend and make good ye abovesaid Sale against all Claims and Demands of any person or persons Whatsomever and to ye True and Just preformance of all ye premises or Engagements abovesd I bind me my heirs Executors administrators and assigns to preforme unto him ye Said henry Townsend his heirs Executors administrators and Assigns forever, as witness My hand and Seale the 23th Year of ye Raigne of Charles ye Second King of England &c it is agreed that I am to have

What meadow is on pine Island that belongs to the Said Lott (have was Interlined before Signing) Signed Sealed and Delivered in the presents of us this 30th of ye 7th month 1672, In Oysterbay.

Witness Antoney Wright William X Buttlar Mathew Pryer O

(p. 76 New A)—Be it Known to all persons whome this may Concern that I Henry Townsend Senj^r of Oysterbay Do by these presents Assign and make Over all my whole Right title and Interest in this within written deed to my Son henry Townsend to him and his heirs or assigns forever, from me or any from by or under me forever only reserving to myself the above Spacified House Lott and A Small Shear of meadow abovementioned Lying by Edmon wrights, meadow on ye East Side of Beaver Swamp River I say It is firmly by these presents my Son Henrys his heirs or Assigns forever only what is excepted from ye Date of the deed. Witness my Hand;

Henry Townsend Senjr

Witness Thomas Townsend, town Clark

Be it Known unto all men whome this my Deed of Sale May any ways Concern that I James Cock of matinecock near Oysterbay within ye Coloney of His Royal Highness James Duke of York have Bargained Sold and Deliverd unto Henry Townsend of Oysterbay and of ye Same Coloney that part of ye Lot w^{ch} I bought of John Dickinson which is two thirds and a Tenn acre Lot and a Six acre Lott Lying on ye westside of ye three runs and ye three Run Swamp withall Comons and Commonages belonging unto me within ye Bounds of Oysterbay and I Do Except and reserve to myself my Commons of oak neck, pine Island and Hog Island and also all meadows I reserve to my Self I James Cock above Said do own to have Sold from me my heirs and assigns ye above parcells of Lands mentioned unto Henry Townsend to him his heirs and Assigns forever To Have and To Hold as His or their own proper Right and Interest and do by these presents Ingage my Self my Heirs and assigns forever to defend ye Said Henry Townsend or any of His In their Quiet and peaceable possession of Every part or parcell of those Lands which I have Sold him and Having received of Henry Townsend full Satisfack: to my Content for ye above mentioned Lands I have hereunto Set to my hand and Seal as my True and real act in Oyster bay this Last of Decem: In ye Year of our Lord 1669 and In ye 21th Yeare of ye Kings of our Sovraign King Charles ye Second King of England Scotland france and Irland

Signed Sealed and Delivered in presence of us Mathias Harvy William X Risby

James X Cock O his mark

Turn over to ye Assignment ye other Leaf

(*). 77 Old A)—Bee itt knowne unto All parsons whome this maye Any wayes Consarne, yt I henry townsend senior, of oyster baye doe by these presants Asidgne and make over All my right titlle and intrest in this within written deed to my soon John Townsend to him and his Ayres or Asidgnes for ever, from me or Any ffrom by or under me, only I doe resarve to my self ye three run swomp to dispose of As I shall see Case, I saye this Asidgnement, Is my ffree Ackt, and to stand good to my soon John his Ayres or Asidgns for ever, from ye datte of ye deed within written, As firmly As maye be drawne by Any deed of Convayanc whattsumever, ye swomp exsepted, wittnes my hand wittnes Thomas Townsend henry townsend

towne Clark:

senior

this Assignm' is of a Deed from James Cock to Henry Townsend and stands recorded in ye 31: page of this booke:

oyster Baye the seconde daye of ffebrewary 1673

This Instrament of writing wittneseth to All parsons to whome Itt maye Any wayes Consarne, that wee John Rogers and Ann Rogers of oyster Baye, with the Consent of oure Children, doe by these presants, Bargin sell and make over unto Thomas Townsend, of the same towne and place, oure halfe lott of land Liing and being betwene thomas Townsends two home lots, which halfe Lott was given to my wife Ann Rogers by the towne, when she was A widow, for which said halfe lott, haveing reseved of ye saide thomas Townsend ffull satisfacktion in other land to All oure great desiars, we doe by these presants make over All oure Right titlle and Intrest in the foresaide halfe lott, unto Thomas Townsend to him his Ayres or Asinges, from us oure Ayres Sucksesors Administrators or Asings, peasablly to poses and inioye, from us or Any ffrom by or under us, as his or there owne proper right titlle and intrest ffor ever, and doe iniage oure selves Joyntly and sevarally, to mainetaine ye said Thomas or his Ayres in there quiat posestion, in ye sum of forty pounds Curant paye of this Collony It tis to be understood that we have sould him our houseing, upon ye said lands Also, our Aplle tres exsepted, and to the true performanc of this oure salle, we doe All joyntly sett to oure hands and seales day and date Above writen in presanc, of

reorg Copping Benjamin hubbard John (R) rogers Ann (A) rogers 0 Joseph (J) croker О william (C) croker O

(p. 78 Old A)—Bee Itt knowne unto All men by these presants that I nicolas simkins of oyster Baye on longiland in ye north Riding in yorkshare ffor good Considerations moveing me hereunto, doe by this Confess to have ffully and Absoluttly soulde and delevered up in presant posestion All my right titlle and intrest of my now dwelling house in ye said oyster Baye and house lott with all the ffence yt now Is and twenty ffore Aplle trees Bearing ffruit, one peare tree, and one share of medow, Being and bounding on ye sea on ye north end and A high waye on ye south end, and Anthony Wrights medow one ye east side, and Richard Crabs medow on ye west side, and my share of swomp on ye east side Against my house. It tis intended ye east side of ye streett Against my house, unto Ealce Crabb, of ye Abovesaide towne and riding, for satesfacktion in hand I have Allredy reseved, ye saide house lott is bounded with A highwaye on ye north side, and A highwaye on ye east end, Beniamin hubards house lott on ye south side, and nickolas wrights house lott on ye west end, I saye I have soulde and delevered up All my right titlle and intrest, of All the Above menshoned partickulars, of house and lands with trees and ffencing As Abovesaide ffrom me my Ayres Exsexetors or Asidgns, unto ye Abovesaide Eals Crabb her Ayres Exsexetors or Asidgns to have and to holde As there owne proper right and intrest, and doe iniage to make good ye salle of All ye Abovemenshoned premises Against any Claime or demands of Any parson or parsons and to give her ye saide Ells Crabb or her Asidgns quiatt posestion of All ye Abovemenshoned premises, and to inioye it without molistation by mee or Any ffrom me, in ye nineteth yeare of ye Raigne of Charles ye second king of England, &c As wittnes my hand and sealle this 11th off ffebrewary 1669 in oyster baye in presanc off,

Nickolas simkins O henry Townsend Caleb wright

I Ealls Crabb off oyster Baye doe By these presants Asidgne and make over All my right titlle and intrest of this Above written deed, unto my soon Adam write and his Ayres ffor ever, onely I doe resarve to my Selfe ye use of ye share off medow, menshoned in this deede during my liffe, and After my deasease it is to redowns to my soon Adam and his Ayres ffor ever, as wittnes my hand in oyster baye this 26th of June 1675 Itt tis to Be understood Allthough Richard Crabb, Be not menshoned in this Abovewriten deed, yett nottwithstanding he Being Considered head or Cheefe, doth by these presants Confirme whatt his saide wiffe, Ells Crabb hath done (Alice's former husband was Peter Wright, and this assignment is to their son, Adam Wright). (p. 79 Old A)—By this Asidgnement onely the said Richard Crabb, resarves ye Abovesaide share of medow to his owne disposeing wittnes

Book A IO7

wittnes Thomas Townsend John Wrightt Richard Crabb Ealls X Crabb her mark

These are to declare to all or Any parson whome these maye Come that wee the Constable and overseares of oyster Baye in ye behalfe of oure towne have Chosen oure trusty and well beloved ffrends, henry townsend and thomas townsend, to Repaire to his Honor our governar, ffor the procuerment of our patten, and to doe and Actt in all things As they shall se Case ffor the good of oure towne, subscribed by us

Mathyas harvye in oyster Baye the

Richard harcutt

Thomas Weeks

John Wrightt

(See Musketo Cove Book, in Appendix, for expenses of this committee. See also p. 35)

The Agrementt of the parsons Employed by the townes of hemsted and oyster baye Aboutt the limits betwene them is As followeth; viz; That the Inhabitants of ye towne off oyster baye are to have ffree passage over the plaines by Cartts or otherwise, to there south meadows no wayes hindring the pretentions of ye Inhabytants of hemsted to ye said plaines, or there medowes at the south, And thatt the west Bounds of oyster baye limmitts shall begin Against the sandy beach Comanly Called Barr, Beach that Abutts from Cow necke Crosse hemsted harboure over Against matenecoke land so to rune upon A straight line to Robartt williams marktt tree at the pointt of trees Comanly Called by the name of Cantiage, Butt no persons propriety to be hereby taken Awaye, This was declared before ye governar this 25th daye of ocktobar 1677 and Is entred in ye office by me Capt John seaman Mathyas nickolls: Secr from mr Robart Jackson hemsted mr henry townsend ffrom Capt Thomas townsend oyster baye

(p. 80 Old A)—oyster Baye the 11th of ffebrewary 1677
This Record wittneseth that wheareas Aron ffurman senior of oyster baye bought A sartin trackt of land of John davis upon matenecoke as by deed entred in page 73 witneseth, know All men by these presants that I Aron ffurman doe by these presants Resine over my holle Right and intrest on the Afore menshoned lands to John Davis againe ffrom me my Ayres or Asings forever to him ye said John davis his Ayres or Asings ffor ever haveing Reseved ffull satisfacktion ffor it, to my Content as wittnes

Aron (A) ffurman

This Writing bearing date this 17th day of March 1676/77 Witneseth that I Thomas Nickols of Newport one Rode Iseland have sould an Indian Lad unto Jobe Wright of Oyster Bay in

ye duke of Yorke hiss Collony to him and his, from me and mine, for & in Consideration all ready In hand Witnes my hand ye day & yeare above said
Witnes
The marke of
John Spenser
Thomas X Nicols

Know all men by these presents yt I Hugh Persons of Portsmouth in ye Colony of Rhode Island & providence plentations doe owe & am indebtted unt Josiah England of Dartmouth in ye Colony of New Plimouth in New England in ye true & Just Sum of Twenty pounds starling to be paid to him his heires, Executors administres or assigns to web Said payment well & truly to be made I bind me my heires Executs Administres firmly by these presents In Witness whereof I have hereunto sett my hand & seale the Seventeenth day of May one Thousand six hundred seventy and five

The Condition of this obligation is such yt if ye heires Executral or administrators of ye above bound Hugh Parson shall within one yeare after yr decease of him ye Sd Hugh Parsons shall well & truly pay or cause to be paid unto Susanna England the wife of ye Sd Josiah England or her heires ye true & Just Sum of eight pounds in currant pay of ye Sd Colony aforesd, & shall also within ye time above Limitted pay or cause to be paid, Unto Elizabeth Doughty ye Wife of Isaac Daughty of Oyster Bay in Long Island or unto her heires the true and Just som of Eight pounds in currant pay of the said Colony then this present obligation to be void or else—(p. 81 Old A)—to remaine in full force in the Law

m the Law
Signed Sealed & delivered
in presence of
Henry (B) Brightman
his mark
William Hall
Richard Bayly

Joseph Amory

Hugh Parsons

Know all men by these presents that I Richard Harcut of Oyster Bay in ye North riding of New Yorksheere in Long Island have barganed & Sould to George Denis of the Said Towne & place, one share of Myddow lying and bounded by a Lane by George Denis his House lott on ye South end, & on the East by a share of Middow of Benjamin Hubarts & on the North end by a ditch neare to ye salt wather and on the west side by a share of Middow of Joseph Ludlams, I say I have sold unto ye said George Denis for the Consideration in hand alredy received and doe hereby Confirme unto the said George Denis his heires Administrs or Assignes for ever To have and to hold as his and theire proper rights for ever; from all lets or Molestations what-

soever from me my heires Exectrs Administrs or Assignes or by any person or persons by through or under me As Witness my hand and seale this Seventh day of March One thousand Six hundred seventy seven eight

Testes

Richard Harcutt

John Pollord Thomas Webb: Clarke

September the second 1678

Then given & granted to James Cocke of Mattinacock, that flatt of Creake thatch Lying from fformans Marke tree Lying betwene ye two Cricks Norward to ye great middow till further

Testes Thomas Webb

(p. 82 Old A)—Att a Towne Meeting held ye 4th of September

Then granted & given to Abraham Alling Blacksmith for his Incuragement of setting up & following his Trade amongst us in the Towne for ye supplying of ye Inhabitants withall such tolles and Nesessaries needfull, According to his Capassitie, A Certaine peece of Land formerly layd out to Jobe Wright, on ye west side of ye Myll River, And as much more Joyning to itt by ye hill sides, As ye Surveyors shall se Conveynient for him: for to build upon, And also a privilage in ye towne Comons for grasing & timber with ye rest of ye Inhabitants & Liberty to take up Twenty Acers of wood land any where in ye Comons Nott all redie Laid out Nor any wayes prejudising of hyhe wayes, further he is hereby Iniaged, To build & fence his said Lott within A twelvemonth and A day or else all previliges above said granted is to returne to the towne againe and he is to Loose his Claime, or any right therein forever, Butt If ye said Abraham Alleng shall within A twelvemonth & A day, build upon ye Abovesaid Lott, & fence itt in according to ye order of ye towne then whatt is Granted & given him as Abovesaid Is to be his proper right & interest to him & his heires for Ever

> ₩ me Thomas Webb Clarke

Bee itt knowne unto all men by theise prsents yt I Joseph Sutton of Hemsteed In Yorkshire, for good Consideration moveing me thereunto have sould unto Nathaniell Cols of Oysterbay of Long Island In Yorkshire, my house & Land wch I now poses, in Oysterbay I the Abovesaid Joseph Sutton, haveing received full satisfaction In hand all redie, from ye abovesaid Nathaniell Coles, Doe sell and Sett over all my right tytle & Interest, of my house & Lands & all previliges thereunto, belonging from me my heires and assignes for ever, to him the said Nathaniell Coles his heires and assignes for ever, To Inioy peacibly without lett

or Molestation And I doe also Ingage my selfe my heires & assignes to defend ye abovesaid Nathanill Coles, his heires & assignes for ever from any person or persons whatsoever Laying Claime; unto the abovesaid house, or any, of ye Lands or appurtenances thereunto—(p. 83 Old A)—thereunto belonging & for ye due & true performance thereof I have sett to my hand & seale this 18th of May in ye yeare of our Lord 1665 & In ye Seventeenth yeare of the Raigne of our Soveraigne Lord King Charles ye Second, with the consent of my Wife I doe heere

Subscribe & sett to my hand & seale

Joseph Sutton

Signed sealed & delevered in ye preents of us John Underhill

Matthias Harvye. # me Thomas Webb

September the 30th 1678

Know all men by these preents that I Nathaniell Coles of Oysterbay doe by these preents sell & make over unto John Townsend of Lusum all yt my home Lott lying in Oysterbay formerly in ye possession of Joseph Sutton as his deede of Sale will spacifie, unto ye said John Townsend & his heires for ever To have & to hold the said home Lott as theire owne proper right, from the said Nathaniell Coles & his heires or any other person whatsoever that shall Lay Claime thereto Comons, & other priviliges thereunto belonging Excepted, As Witnes my hand

In the preents of Samuell Andras

Nathaneall Coles

Rob: Coles

Thomas Webb: Clarke

September ve 30th 1678

These preents witneseth yt I Nathanell Coles of Oysterbay have sould unto my Brother Daniell Coles of Musketow Cove the one halfe of ye priviliges belonging to ye home Lott formerly in ye possession of Joseph Sutton Unto ye said Daniell Coles & his heires for ever, from me & my heires for ever, & doe Acknowledg to have received full satisfaction from ye said Daniell Coles As witnes my hand

In ye preents of us Thomas Webb John Townsend

Nathanell Coles

(p. 84 Old A)—This Instrument of Writting declares An Exchange of Lands Made betwene John Townsend Sey of Lusum & Robart Coles, of Musketow Cove ye said Robart Coles, Doth make over to the said John Townsend, Twenty Acers of Land Lying & being in Lusum, to him, & his heires or Assignes for ever, In Lue thereof ye said John Townsend, doth make &

passe over, to ye said Robart Coles Thirty Acers of Lands lying & Joyning to the Line of Devision, As the Record makes mention to be the said Robart Coles his heires and Assignes for Ever And this Is our reall acte In Oysterbay this 29th 7ber 1678

Segned & delivered John Townsend in the presents of Rob: Coles

Matthyas Harvye

Thomas Webb

Bee itt Knowne to all men by these preents That I Thomas Hickes dwelling on Cornbery Neck on Long Iseland in the North riding of Newyorkshiere, Doth by these presents owne that I have solde, bargoned & Allienated from Me My heires Executors Administrators or assignes A whole ALottment of Land Lying & being on Madnans Neck in the County Aforesaid Unto John Robbinson & John Mychell booth of Oysterbay in ye County aforesaid for and In Consideration of A Valluable som Already received by me ye Abovesaid Thomas Hickes, withall previliges or Appurtinances Rights or proffits Comodities or Immunities that Now or ever hereafter shall belong unto ye Abovesaid Land of this said ALottment of Land Lieing in Number thirtie five & one, As itt was Laide out by ye serveyors Soe Appoynted unto Mr John Hickes of Hemsteed I the above said Thomas Hickes by these preents, saith, I have sold as abovesaid, unto ye Abovesaid John Robbinson, & John Michell to have & to holde the said Land with All the priviliges abovesaid with Warrentie against any person or persons whatsoever directly or Indirectly Lyinge any Claime thereunto and thereby uphold ye premises to be firme, and Athentick According to Law And to ye premises Above said I the Abovesaid Thomas Hickes doth sett my hand and seale this 22th Day of January in the—(p. 85 Old A)—29th yeare of his Matt: Raigne And in the: yeare of our Lord god 1677

Thomas Hicks

Witnes Joseph Sutton William [

October the third 1678

This writing testifies yt I John Mytchell of Oyster Bay doe by these presents Asigne make over & sell unto John Robinson of ye said Towne all this my right tytle Claime or demand of ye within Mentioned writing or bill of sale made & delivered unto us by Justis Thomas Hickes for worke done, One Neck of Land I the saide John Mytchell doe assigne & sell as afore said, unto the said John Robinson & his heires for ever, from me ye said John Mytchell & my heires for ever & from all other person or persons, that shall make claime, thereunto, by me the said John Mytchell. As witnes my hand

Delivered in ye preents of us Ephram Carpenter The marke of Aron (A) ffirman Thomas Webb Clarke

John Mitchell

October ye 3d 1678

James Lloyde pay unto Hester Demee att New Yorke twenty two yards of good Duffels & itt shall be a full discharge for ffencing ditching & Court Charges & all other charges that have beene upon a Lott of Meadow lying in ye towne of Oysterbay which was Ordered to me by a Court order in 1674 web formerly did belong to Latimer Sampson & Thomas Hart: his rect shall be your discharge from

witnes

Nickolas Simkins

Matthias Harvie

Thomas Webb: Clarke

(p. 86 Old A)—October ye 9th 1678

Then received by order from Nicholas Simkins, 22 yards of good Duffels: from mr James Lloyde in A full discharge of all Accompts betwixt them, I say received for ye use of Nicholas Simkins by me Hester Demee

Thomas Webb: Clarke

Oyster Bay ye seventeenth day of December 1678

This Instrument of writing witnesseth, yt we ye Indion pro-prietors of A Certaine track of Land Comenly called and knowne by the Name of Matenecocke within ye bounds & previliges of Oysterbay doe by these presents frely give & make over, unto Nicholas Simkins of Muscedacove A Certaine Neck of Upland Comenly called ye ffurthermost Little Iseland liing west and next Adioyning to ye Neck of land or Little Iseland so Called which we gave formerly to Robert Williams, upon Matenecocke, We say we doe upon divers good Considerations Joyntly and freely, give & make over unto ye Above said Nicholas Simkins, the Above mentioned Necke of Land Called & Knowne by ye Name Above Expressed, unto the Above said Nicholas Simkins, his heires executors Administrators or Assignes to poses and Inioy for ever, from us our heires Executors Administrators or Asignes for ever, As his or theire Owne proper Right title & Interest, free from any further Claim hinderance or molestation from us or any from by or under us, And further Ingage to defend ye said Nicholas his heires or Asignes against All Claimes or pretences, to ye above said Neck of Land for ever As witnes Our hands & seales in Oysterbay The day & yeare above written and In presents, of us, It is to be understood the Meddow Land &

Crick thach about ye said Iseland or Neck of Land we doe except, It being alreadie disposed As by our deede may appeare
Testes
Arumpos his X Marke
Thomas Townsend
Suscanemon his X Marke
Sehor his X Marke

me Thomas Webb Clarke

(p. 87 Old A)—Oyster Bay ye 30th of June ye yeare 1675 This Instrument of writing declareth to all persons to whome it may any wayes Conserne, yt I Nicholas Wright of Oyster Bay in ye North Riding of yorksheere in Long Island, upon Good Considerations moveing me therunto, have Bargoned Sould and delivered unto my Sonn John Wright of ye Saide town and riding, A Certaine home Lot of Land being five Acers or thereabouts, which, Lott of Land I bought of William Croker which Sd Lott is bounded on ye North side with a High way yt is betwene ye Sd Lott & Gideon Wrights home Lott, And ye east end bounded with ye street & ye Southside with a peece of ground of William Bucklers yt his house now stands on, I say I have sould ye Above said home Lott yt I bought of William Croker from me my heires executors Administrators & Assignes, Unto my said sonn John Wright to him his heires Executors Administrators or Assignes for ever, To have & to hold as his or theire owne proper tytle & Interest, free from any Lett hinderanse or Molestation from me, or any from by or under me, haveing received full satisfaction for ye premises above mensoned Reserving ye right of Comons yt did belong to ye Sd home Lott to my owne disposing, and to ye true performance of this my deede of sale I have here Unto Sett my hand & in Oysterbay ye day & date above written and In ye 27th yeare of ye Raigne of King Charles ye Second

Signed and delivered In prsents of

Nicholas Wright

Matthyas Harvie Thomas Townsend

ffebruary ye 10th 1678

Att a towne meeting held in Oysterbay Itt was Unanimusly agreed by ye Inhabytants of ye Sd towne & ye Villaies thereto belonging, to send foure men to make purchase of all ye Lands within our Patten granted to this Towne; if nott all, as much as ye Indion proprietors will make sale of att present, & to mak theire report, to ye Neighberhood when so done,

The names of ye men Chosen are

Justis Townsend John Townsend s^r att farmes John Underhill Joseph Carpenter (p. 88 Old A)—ffebruary the 12th 1678

Then Lay'd out to Jobe Wright twelve Acers of Land more or lesse lying on ye west side of ye Mill River Swampe rainging as ffolloweth first we Leaveing A high way betwene James Townsends Land and Jobs of 5 rod wide and then beginnig by ye Swamp running westwardly, by ye said highway forty foure polls then running Southward over ye hills sixty poles to A fflatt rock on a brow of ye hill thence Rainging Easterly twenty foure polle to ye foresd Swamp

Layd out by us

Justis Townsend Nathaneell Coles

Then Layd out by Abraham Alling A lott of Land, Neare ye Myll Streeme on ye west side of ye high way Itt rainging from ye Corner stake, parting the two high wayes twenty polls, by the way towards the Beach & from ye foresaid stake up ye hill by ye other high way, Thirty one poles thence under Northwardly twenty poles Itt Contayning within foure Aceres more or Lesse.

ffebruary the 14th 1678

Then Laid out to John Rogers neare unto huckelbury poynt thirteene Acers of Land Joyning to his Twelve Acers formerly Laid out lying upon ye south side of, itt Rainging by ye harborside by ye high way, itt being three rods wide, forty eight rods rainging up ye hill West ward forty Rods.

Then Laid out to John Rogers & James Bleving two Acres of Swamp betwene ye two hills, beyond ye Clifft so called being 13 rod wide by ye Beach, as staked out, & thirty rod in Length up ye Swamp marked with A small white Aacke, on ye East side & A small Ash on ye west side

Then Laid out to John Dickenson Eyght Acers of Land upon ye clifft hill so caled, itt Joyning to John Rogers swamp on the North side & henry Townesend jur on ye south side and butting to ye Clifft on ye East end & taking halfe an Acer of swamp to It, Joyning to John Rogers at ye West end more or Lesse

(this land laid out to John dickinson layd downe to ye Coman by his ordar) (made voyde by order 1682)

Oysterbay this tenth day of ffebruary 1678

This Instrument of writing wittnesseth to all persons whome itt may any waise Concerne yt I John Rogers, Now An Inhabitant in Oysterbay within ye North Riding of Yorksheere In Long Iseland doe upon good Considerations Moveing me hereunto, Bargain Sell allienate & Make over A Certaine Track or percell of up Land contayning in quantity foure Acers more or less which I bought of John—(p. 89 Old A)—Townsend of Oysterbay itt liing and being neare or Joyning to ye west End of ye aforesaid John Townsends ffeild by ye three Runns so Called, and halfe a privilidg or Right of Comons within ye towne bounds,

of Oysterbay, I have sould unto James Bleving now residing in Oysterbay the Above Menconed track of upland As I bought itt of John Townsend with ye half right of Comons ffrom me my heires Executors Administrators or Assignes for ever, to ye Above menconed James Bleving, to him his heires Executors Administre or Assignes for ever, To have and to hould as theire own proper right tytle & Interest & from Any from by or under me for Ever, Ingaging to give ye Sd James Bleving possession of ye Above said premises Accordin to Law haveing Received in hand full satisfaction for ye same, As witnes my hand & seale in Oysterbay, this 10 day of ffebruary 1678 and in ye one & thirtyeth yeare of ye Reigne of Charles ye Second, King of great brittan ffrance and Ireland &c: Sealled & delivered

in ye preents of Thomas Townsend John Wright Thomas Gatchell

John (R) Rogers his marke

ffebruary the 12th 1678

Then Laid out to James Bleving six Acres of Land upon ye hill Joyning to ye foure Acers he bought of John Rogers ye North west bounder upon the hill Is bounded with a rock, from thence Southward 40 rod to a A white Oake, tree, standing in A round valley, from thence he is to range Easterly by John Townsends Lands downe to ye swamp Leaveing no high way except he shall se cause, the North Line is to joyne henry Townsend att ye swamp side, And then to range upon A stright Line to ye said Rock.

This abovesd Six Acres of Land John Townsend having bought, it has thought good to returne it to ye Town againe and in Liew thereof hath taken up Six Acres of Land on ye Cleft Hill:

Laid out to James Bleving 13 Acers Joyning to John Rogers on ye south side ranging south by the high way forty Eight rod and ranging up the hill westerly forty rod to A white Oak tree thence Northwardly to John Rogers southwest bounder

Laid out by Capt Townsend Nat: Coles

(p. 90 Old A)—Oysterbay the 18th day of ffebruary 1678 This Instrument of writing witneseth to All persons to whome Itt may any wayes, Concerne yt I Joseph Croker Now An Inhabitant in Oysterbay within ye North Riding of YorkSheere upon Long Iseland husbandman, upon good Considerations moveing hereunto have by these presents Bargoned & sould & delivered, unto Thomas Gitchell tayler Now Residing in Oysterbay My

home Lott lying & being Neare ye head of ye Coave, so Called, and Joyning, to ye East side of Aron fformans Juniors home Lott As ye town Record of Oysterbay will make Appeare, & also All my Right and privilidges granted to me to ye Abovesaid Lott, I have sould to ye Abovesaid Thomas Gitchell from me my heires Executors Administrators or Assignes, to him his heires Executors Administrs or Assignes, for ever, all my abovesaid Lott & previliges, whatsoever thereunto belonging As by my grant may Appear, To have & to hould as his or there owne proper right title and Interest, forever, free from Any further lett hinderance or Molestation, from me or any from by or under me, & will maintayne him & them In his or their peasable possestion, of ye Above Menconed premises Against any Just Clayme or pretenc whatsoever, Having received ffull Satisfaction, of ye Abovesaid Thomas Gitchell for every part and percell thereof, to my full Content, As witnes my hand and seale, in Oysterbay, the day & date Above written and In the One & thirtith yeare of ye Reigne of our Soveraigne King Charles the second, King of Great brittaine ffrance and Ireland,

Sealed and delivered In ye prsens of John: (R) Rogers

his marke Adam Wright Thomas Townsend Joseph (J) Croker his mark

 $(p. 91 \ New \ A)$ —In ye Year 1674

Then Laid Out by Henry Townsend Senj^r and Gideon Wright, fifty Two Acres of upland Equily to be Divided between George Dennis and Adam wright with Twelve Acres, more Lying in the Same plott which Antony Wright Gave to his Nephew Adam wright which Said Land Lyeth near to ye plains with ye Southend Joyning near to Robert williams Line and So rainging to ye South west Corner to a Chestnut tree to ye Northwest Corner to a Chestnut tree and to ye Northeast Corner to a Chestnut tree and to ye Southeast Corner to a black oak Lying between two old paths ye one of them going to ye South of ye plains Recorded ye 27th day of february 1678

by me Thomas Webb, Clarke

February the 21th 1678

An agreement made Betwixt Nathan Birdsell and Christopher Hauxhurst and Samuel and Joseph weekes and Mathew pryer and William Hudson and william frost about ye devision of their meadow and it is Concluded upon that Nathan Birdsall Mathew pryer and Christopher Hauxhurst Samuel and Joseph weekes Should have ye Great Meadow and half ye Little Mea-

dow and william frost william hudson and Lewis Morris is to have ye other half of ye Little meadow and ye Common meadow Lying about ye Island Creeks Lying Westward of ye Great Meadow and it is Concluded yt ye Meadows Lying on ye East Side of ye Creek that Comes up to ye Cedars from a pond Lying over against ye poynt of Trees upon ye Little Meadow yt ye Meadow Eastward from that pond Shall Ly Common tell we See cause to Dispose of it otherways

> Joseph weekes William Frost William (H) Hudson his mark Nathan Birdsall John Pryer

Recorded #9 me Thomas Webb: Clarke

(p. 92 New A)—Killingworth within ye Township of Oyster-

bay may ye fifth 1679

Whereas we whose names are under written being Legually and Joyntly Chosen by John Coles and william frost of ye above Said place as arbitrators to here Examin and determin all differance Between them as to Settle their bounds of their Lands and Trespases and all other Injeyres as by their bond may appear, Know all men whome this may any ways Concern that we having Vewed the Difference as to their bounds of their Lands Do order and agree yt ye Division of their bounds Shall begin at ye Northeast Corner between them by a Steck pitched Down by us Rainging South as marked out by ye Surveyors and renued by us In presence of will Hudson and James Cock Two of their neighbourhood which is to remain their Division of their Lands between them as to Title of their Lands which they now possess forever Secondly as to ye Improved Land weh John Coles Doth now possess within his fence falling within Will: frosts Line we do agree and order that John Coles Shall peaceably possess and Injoye it & Improve it if he see cause untell ye first Day of march next Ensuing ye Date above written and then he is to deliver it up unto Will: frost or his Order will: frost paying at ye Delivery of ye aforesd Land to John Coles forty Shillings in Marchants pay and whereas it was made appear to us yt Will: frost did Tresspass upon John Coles by Throwing Down his fence Contrary to Law to his Damage which Did Occasion as we do finde this Trouble and Charge we do agree and Award that Will: frost Shall make present Satisfaction to John Coles one pound fifteen Shillings being ye Charges accationed hereby and Either of them that Doth not fullfill Every artacule herein Inserted Shall forfit ye whole Bond ye Sd John Coles hath Liberty to Take off his house and apletrees and fence of from ye

Sd Land if he See cause without Hinderance or Molestation to which we Subscribe our hands Day and Date above written Record by me

Thomas Townsend
Thomas Webb:

Joseph Carpenter

this award was fully answered to John Coles

may ye 20th 1680 witness

Tho: Townsend Caleb wright

(p. 93 Old A)—July ye 19th 1679 Then granted & given by the Towne A home Lot of foure Acers unto John ffrost where he did see cause to pitch upon not Already taken up or preiuditiall to highwayes with free priviliges of timber & grasing, as other perticuler rights, have within ye towne Comons & Liberty to take up Tenn Acers of woode Land to his home lott, Any where in ye Comons not yett laid out or prieuditiall to highwayes, And no more without the townes Consent, he makeing Improvement thereof According to the Order of the towne in such Cases provided, Otherwise to fall to ye Towne Againe

me Thomas Webb

July the 21th 1679 Then laid out by us under neath Subschribed by order of ye towne A home Lott Att ye Easte end of ye towne neare the Coave so called, begining at A young white Oake, as by us Marked, on ye south side of ye highway that goes to Huntington & fronting against Thomas Youngs his home Lott, by the said highway and rainging from ye said white oake, southward 28 rod to A Greate Chesnutt tree Marked, & from ye abovesaid whiteoake first bounder raingeing Easterly by the highway 22 rods to A stake pitched downe by us, and from thence southward 28 rod as ye first Line up the hill, Conteyneing within the said bounds foure Acers More or lesse by us Layd out, witnes our hands

Recorded by me Thomas Webb

Thomas Townsend Nat Colls

(p. 94 Old A)—Theise presents declareth unto All whomesoever It doth Concerne that I Robart Williams of Lusom Neare Oysterbay on Long Iseland in America in ye North Riding, for good Considerations moveing me hereunto, have sould & by these presents doe Confirme ye sale of Twenty Acers of woodland and Twenty Acers of playnes Land for Mowing With free Comonage & also Timber & wood as Neede requires as on my plains or woodland which now are mine Excepting fenced feeldes butt not to bring in heards of other mens Cattell to appres my Comon Unto Henry Townsend Sin of Oysterbay In the Iseland Riding aforesaid, & he ye said Henry Townsend Is to have his Twenty Acres of wood Land att ye Southwest Corner of ye Swamp

knowne by ye name of ye round Swamp there was an old Cartway yt went betwene hemsteed & Oysterbay on the est side of ye said Swamp about ye middle of the said Swamp on ye west side is ye fixed bound marke betwene the Towne of Oysterbay Lands & Robart Williams Land And ye twenty acres of wood Land that is to begin at ye foresaid bounder by ye said Swamp on the west side & to Joyne to ye Line of devition westward betwene my Land & ye towne of Oysterbay land, And againe to begine att ye said fixt bound marke & Runn from thence southward by A great Chesnutt tree about three poales from the Swamp A Little tree Is marked Joyning to ye great tree so far as will reach Twenty Acres on A square, And he is to have ye twenty Acers of planes on or about the South or Southeast of ye path yt goes from my house to my great hollow, And to have highways as may be most Convenient to ye plaines, And otherwayes I say I have sould & received full satiafaction for ye said Lands & priviliges. And therefor by these presents doe Confirme & deliver In present possession All my Right tytle & enterest of all ye foresaid Lands & prvilygs above mentioned from me my heires Executors Administratra and Assignes Unto him the said Henry Townsend his heires Executors Administrators & Assignes To have and—(p. 95 Old A)—to hold as his or there owne proper right tytle and Interest As really & Substantialy as ever Itt was Mine And ye Land shall be Laide out when ye Said Henry Or his desires Itt And to ye performance of ye Abovesaid I bind me my heires & Sucsesors As witnes my hand & seal Itt is to Understood yt the Above menconed Comoning Is for ye Abovesaid Henry Townsend owne Cattle his heires Executors Administrators & Assignes for ever Signed, sealed & delivered In the presents of & In ye yeare & mounth of July ye 21th 1679

Joseph Dickenson Job Wright Robart Williams O

Land laide out for Henry Townesend Sign^r of Oysterbay by Matthias Harvie & Samuell Andras Surveiors. the Land is so much as was Laid out for twenty Acers. Allthough neere About thirty Acers was Laid out for Itt, by reason of ye barrinnes of some of ye Land, Itt Joynes to ye West side & to ye north side of ye round Swamp Neare ye plaines And begins att ye bounds marke on ye west side of ye said swamp betwene the Towne of Oysterbay Lands & Robart Williams his Land, & lies on ye North side of ye Lyne of Divition yt runse Westward from ye said bound marke to ye East side of ye hill.

Recorded by me Thomas Webb Clarke

Know all men by these p'sents beareing Date October ye twenty fourth one thousand six hundred seventy & Nine yt I Hope Wash-

born of Stratford in ye County of ffeirfeild in ye Colony of Conitycutt, In New England doe give grant and bequeath Unto my well beloved Cosen John Williams of Long Iseland liveing att Lusim all my right title & Interest in Hemsteed Common Middow Eastward of ye towne: yt is all yt Comonage belonging to yt Liveing yt I the said hope sould unto John Scott which Comonage was reserved & nott sould unto ye abovesaid Scott. I the said hope Doe by these presents fully ffreely & Absolutly give grant & confirme unto the abovesaid Williams to him & his heires for ever; to have and to hould use & enioy with every part & parsell thereof together with all ye profits & prvilidges thereto arising or any wayes thereunto appertaineing from the day of ye Daye of these presents for ever: wthout any eviction Incomberance or trouble from me—(p. 96 Old A)—me my heires for ever or from any person or persons under me & warrintg hereby yt I have good & Lawfull right to & in ye abovesaid Midoe & yt it is free & Cleare of & from all former sales Mortagages & alianations whatsoever: hereby giving full power to ye abovesd John Williams to Record or Cause to be Recorded the said Meadow sould unto himselfe in ye towne or Countrey Records: ffor Confirmation of all which I have to these presents putt my hand and seale the Day & Date above written

Signed Sealed & Delivered

Hope (H) Washborn his marke

Joseph Curtiss Recorder

in preents of us. David Jenkins:

Will: Curtiss Coming

In ye 31th yeare of the Reigne of our King

Oysterbay ye 23th of Desember 1678

This record or writing witneseth yt whereas ye Court of Sessions did Apoynt & Authorise Joseph Carpenter & Rob: Coles to devide equallie ye Lotts of Aron fforman & Moses fforman According to ye Gifft fformerly made to Moses fforman by his father Rob: fforman deaseased, Witneseth yt ye Devition of the Lotts According to ye Determination of ye said Joseph & Rob: Is Alowed of & shall stand good betwene them as ye equal Devition of ye two abovesd Lotts for ever; without any further suite hinderanc or molestation betwene Aron fforman his heires or Asignes or Moses fforman his heires or Asignes for ever; And whereas Aron hath built a new barne upon Moses Lott as doth Apeare by ye line of divition ye Sd Aron hath liberty hereby to remove of ye said barne betwene this day & ye last of Aprill next Insuing ye date hereof upon his owne ground without hinderance or further trouble, & to pay satisfie & Cleare all ye Just Charges Accationed in ye prosecution in this sute, at ye Last Court of Sessions upon ye settlement or divition of these two Sd Lots managed & prosecuted by John Rogers for & in ye behalfe

Book A 12I

of Moses his wife & Children and further it is to be understood that it is fully agreed yt If the Sd Aron cannot with conveniancy remove his barne by ye time perfixt & Moses fforman his heires or Asignes hath A desire ye Sd barne should stand where itt now stands for his or theire use. yt then ye Sd Moses his heires Or-(p. 97 Old A)—Asignes shall pay for ye Sd barne as two honest men shall Judge itt being mutually chosen betwene then to be worth & as for ye fence yt Aron hath set up Upon his own Charge betwene ye two Lotts he hath liberty to remove but If Moses fforman hath A desire his heires or Asignes or John Rogers Now Concerned with ye Sd Moses Lands hath A desire to have part of ye Sd fence, to fence ye part or proportion betwene ye said two lotts according to their fathers gift or determination herein yt then ye Sd Moses his heires or Assignes or any man Consernd in ye Sd Lands of Moses shall satisfie for ye said part of fence, As two men mutually Chosen betwene them shall Judge to which Agrement they have hereunto subscribed their hands in Oysterbay this 23th of December 1678

Testes
Thomas Townsend
John Wright

Aron (A) fforman his Mark John (R) Rogers his mark

Recorded by me Thomas Webb

November the 22th 1679

Att a Towne meeting then and there sould to Nathan Birdsall foure Lotts in hogg Iseland which was Condem'd by Law, and sould by M^r Samuell Shrimptons Atturney ye said foure Lotts above Expresed unto ye party abovesaid att An Out Crie, with all ye rights & previliges there unto belonging, excepting one small Lott Comonly Called the Ox pasture & ye Middow thereto belonging in Hogg Iseland

Recorded by me

Thomas Webb Clarke

(p. 98 Old A)—Oysterbay the 13th of Janewary 1679

Then Laid out to John ffrost A certaine tracktt of woodland lying neare unto ye Line of Devition betwene Robart Williams & the Towne, Begining att A white Oake Neare a hollow Comonly Called ffrosts hollow thence rainging sixty poles southwardly to a Chesnut tree Marked, thence rainging twenty Nine poll westwardly to A small red Oake tree Marked, thence rainging sixty polle Northwardly to A white Oake tree Marked, thence Eastwardly twenty Nine polle to ye first bounder Contayning within ye above said bounds tenn Acers of Land more or Lesse which was granted by ye towne to John ffrost And Layd out by us As witnes our hands.

Recorded # me Thomas Webb Clarke Tho: Townsend Nathaniell Colles

This present writing declareth unto all whome itt may any wayes conserne that I Georg Coppen living att Nessaquauge doe owne & acknowledge my selfe to be indebted unto Robart Godfry of Littleworth in ye presincts of Oysterbay the full & Just some of three pounds tenn shillings and for ye satisfaction of the debt & ye security of ye mony I doe frely make over unto Robart Godfry my Mouse Colored horse marked with a Crop on the Neare eare which I bought of George Atkins & if ye said Georg Coppen shall satisfy Robart Godfry ye debt due unto him within A twelvemonth after ye date here of then the horse is to be delivered to George Coppen againe & if in case the horse should chance to die within ye twelve month then ye said George Coppen is to stand to ye Losse of his horse & Robart Godfry to loose his money And further this is to be taken Notis of yt I George Coppen doe freely give & grant unto Robart Godfry my black lame horse with A white star in his forhead with a white foote on his neare leg behind I doe frely give to him forever As Witnes my hand in Little worth this 6th day of ffebruary in the yeare of our Lord 1679/80

In ye presence of Jacob Brokinge

George Coppen

Recorded # me Thomas Webb

(p. 99 Old A)—I Thomas Townsend doe hereby owne and Acknoledg to have sould and delevered unto Richard harcutt, A sartin share of medow, lying on the northside of ye Cove so called, which was formerly Athony gills, and sould by him, to my Brother John Townsend, and from my said Brother transported over to me by deede, by vertue of which title I doe hereby Confirme ye Above said share of medow, unto Richard harcutt his haires Exsexetors Administrators or Asidgnes for ever to have and to hold As his or there owne proper Right titlle and intrest, from me my haires Exsexetors Administrators or Asidgnes for ever, As firmly to All intents and purposes As Could be expresed by Any deede of sale whatsumever As witnes my hand and seale in oyster Baye this 10th daye of febrewary in ye yeare 1679 Testes

Thomas Webb

I haveing reseved full satesfacktion of richard harcutt for ye Abovesaide medow as witnes my hand Tho: Townsend

January the 12th 1679

Know all men by these presents that I Ephraim Carpenter my heires Executors Administrators and assignes, have sould unto Thomas Weeks of Oysterbay all yt my right tytle & Interrest of Lands on Unqua Neck for ye Consideration of two shilling six pence to be paid out of ye said Ephrams Towne Rate then Levied, I say I have sould unto ye abovesaid Thomas Weeks his

heires Executors Admists & Assignes for Ever To have & to Hold As there owne proper right for Ever, Ordered by ye Sd Ephraim to be Recorded. In the presents of Nathaniell Colls Caleb Wright Moses Mudge, and Thomas Webb: Clarke

(p. 100 Old A)—Janewary the flowretenth 1679 Know all men by these presents whome it may any Wayes

Concerne that I Richard Harcott of Oysterbay In the North riding of New Yorksheere Doe freely give unto my Sonn Daniell Harcot A house which I bought of Jonas Halsteed with ye yard & Orchard within fence as Itt now stands Excepting halfe ye old fruit trees weh I reserve to myselfe to dispose on, As also I give to my aforesd sonn A whole right of Comonage which I bought of Jonas Halsteed & also I give him five Acers & a halfe of Land lying upon the East side of ye swamp comonly Called ye Coave Swamp Lying neare ye going over to ye Coave Neck, Also I give him A share of Myddow Lying upon ye East side of ye Coave Neck Crick, which I bought of Thomas Townsend of Oysterbay yt was fformerly his brother John Townsends. also I give him two Acers of land more or lesse which Lies on ye west side of ye Coave which he has in possession now within fence, as also I give him halfe of my Twenty Acer Lott, Lying Neare Norwest by A hollow on this side the ffresh pond & so runs westward into A hollow yt shoots down to Moses formans Land As also I give him ye Land whereon his house Now stands with ye garden thereto within fence being on ye North side of ye streete, & also I give him my right of Myddow att ye south Lying upon ye Neck Comonly Called ye fort Neck, which Myddow he has In possession, Also I give him a parcell of plaine Land which is Called Addition Contayning Eleven Acers which bounded by John Dickensons plaine Land West & by south & by a small Lott of Matthyas Harvyes East North East All which the before mentioned premises I ye Sd Richard Harcott have given & Alienated from me my heires Executors or Assignes for ever unto my said sonn Daniell Harcott his heires Executors & Assignes for Ever To have & to hold ye Sd before mentioned Land As there owne proper right for Ever In Witnes whereof I hereto set my hand & seale

Sealed & delivered in ye

Richard Harcott O

presents of

Thomas Webb: Clarke

(p. 100 New A)—To all Christian people to whome this Instrament of writting may Come or any ways Concern Know ye that we Richard Harcott And Nathaniell Coles and Josias Latting being authorised and Impowered by the proprietors of Hog Island So called as by record it may appear for ye agreeing wth and

Settling an Inhabitant of trust upon ye Sd Hog Island Next adjoyning to ye Beach as a Keeper in Trust for ye further preservation and Security of ye rest of Lands upon ye Said Island to ye proprietors their heirs or Assigns for further Improvement as they Shall See cause Know all men that we ye above Said persons according to power given us by the proprietors do hereby Covenant Bargain and agree to and with John Prat Latly an Inhabitant within ye Coloney of Road Island to Settle and Inhabit upon ye Said Island upon Conditions and Injunctions as followeth first—(p. 101 New A)—first we do hereby give and make over to ye Said John Prat by ye order and Concent of ye proprietors thirty Acres of upland upon ye Said Island next adjoyning to ye beach withall ye Slipes and peices of undivided meadows upon ye Said Island and all Such Creek Theach there growing Excepting what ye proprietors Shall see cause to Make use of themselves with ye privilege of Grasing for his Creatures Elsewhere within ye Town Commons and Timber for building fenceing and firewood for his Own Use and Security of ye above Said thirty acres of Land upon ye Said Island provided always and not otherways that John Prat him or his heirs or Executors Shall Joyntly hereto Agree fullfill and preforme at all time or times according to Every article here following Incerted which are as followeth first in Consideration of ye Land and priviledges above Said Granted and Given to ye Said pratt he is to make present Settlement this Spring Secondly to keep and Secure ye Sd Hog Island winter and sommer for ever from all damages In grain or pasturage or other fruit Trees there Soed or planted by horses Cattle or Swine by way of ye Beach thirdly to Make Satisfaction for all Such damages that any proprietor Shall Sustain upon ye Sd Island by Cattle Horses and Swine that Comes Into ye field or Island by way of ye Beach and not otherways forthly yt he shall not Assigne nor make Sale of ye abovesd Land and privilidges granted to any Stranger whatsomever without ye Aprobation and free Consent of ye Major part of ye proprietors fiftly and Lastly if ye Said John Pratt his heirs Executors Shall at all Time and times forever fullfill and accomplish to ye proprietors Every article herein inserted and he Injoyned to that then ye above Said thirty acres of Land and priviledges abovesd Granted and Given by us to him shal be his proper right his heirs Executors forever but if ye Said Pratt his heirs Executors Shall or doth See cause to remove from ye Sd tract of Land that then ye Said Land and priviledges above Exprest to return to ye proprietors again free without Trouble or Charge to ye True preformance to Every Article and particular herein Incerted by grant or Ingagement we do Interchangeably to Each other Subscribe our hands and set to our Seals In Oysterbay this 15th of apriel 1680 it is to be understood that if any proprietor brings in any horses or Cattle upon ve said Island

to work that doth damnifie any person ye Sd Pratt his heirs Executors are hereby not Lyable to pay any such damage and for his further Incuriagement for preserving ye Sd Island to ye proprietors use we do give him ye priviledge of ye Ready pond so called as free as ye Rest of ye undevided meadows.

Signed Sealed and Delivered John Pratt O
In presenc of Josias Latting O
John (R) Rogers Richard Harcott O
Tho: Townsend Nathaniel Coles O
John Townsend Jur

(p. 102 New A)—This Instrument of Writing witneseth to all Christian people to whome it may Come or any ways Consern Know ye that I Isaac Doughty do hereby freely Give Alinate & Make over four Acres of Land Lying upon ye west side of my Dwelling house by hempstead Harbour side so called unto John Wood of oysterbay To him ye said John and his heirs forever upon these Conditions as followeth yt ye said John wood shall upon ye Conditions abovesd make present settlement upon ye said Land and not at any time forever to make sale of ye abovesaid four acres of Land to any person or persons whatsomever Excepting unto myself or my heirs upon which I do hereby Ingage yt if he shall see cause to dispose of it yt I will pay him or his heirs what ye Sd Lands shall be made Better by Building fenceing Orchards or what else but if ye Sd John shall see cause to Keep Sd Land and not Dispose of it upon ye Conditions above said that then ye Sd four acres of Land shall be frely his and theirs forever to occupy possess and Injoye forever as his or their own proper right title and Interest from me my heirs Executors or Assigns forever to ye True preformance whereof I have hereunto Subscribed my hand and set to my seal in Oysterbay this 24th of August 1680 and In ye presence of:

Test Thomas Townsend Robert X Godfree Isaac Doughty O

 $(p. 103 \ New \ A)$ —February ye 2th 1679.

Know all men by these presents that I Abraham Alen of Oysterbay my heirs Executors adminira and Assigns have Sold unto benry Townsend Senj: of Oysterbay his heirs Executors adminira and Assigns all that my right title and Interest of Lands in Unquaneck for ye Consideration of ye Rate Leved thereon I say I have Sold unto ye said henry Townsend his heirs Executors administrators and Assigns ye Before mentioned Right of Lands To Have and To Hold as their own proper right and Interest forever as witness my hand and Seal ye Day and Year above written Test John wright

Abraham Alling O Thomas Webb Clericus

October yr 20th 1681 Whereas there was a Certain peice of Swamp Land Layd Out at ye Cleft Swamp so called to John Rogers and James Bleving and by division by them John Rogers was ye Eastmost Next to ye Beach and James Bleving next westwardly it is now by order of James Bleving Recorded his part or division of ye said Swamp Land to be John Rogers Right and Interest again forever this Entered by order of James Bleving me Thomas Townsend Recorder

1682: September ye 4th then Ordered by John Rogers yt ye abovesd peice of Swamp firmly Laid Out to James Bleving and Made over to John Rogers as abovesaid is returned by ye Sd John Rogers again to ye Said James Bleving his heirs and assigns for ever having received Satisfaction for ye same. this \$\pi\$ order \$\pi\$ me Thomas Townsend

(p. 104 New A)—November ye 30th 1680.

Then Agreed and Concluded between me mathies Harvy and Samuel andrews Both of Oysterbay an absolute Exchange of meadows upon Hog Island that is to be understood yt I mathies Harvy Do hereby resine my whole right title and Interest of my Shear of meadow upon hog Island Joyning to ye northend of that Shear of meadow yt was formerly John Townsends Jur unto Samuel Andrews to him his heirs or assigns forever and I Samuel Andrews do hereby upon Considerations of ye abovesd Shear of meadow fully and absolutely resigne and make over my whole wright title and Interest In ye shear of meadow upon ye Sd Island weh I bought of Richard Harcutt being ye Southermost Shear in ye Great Meadow so Called unto ye above Said Mathias Harvy to him ye Sd Mathias his heirs or assigns forever and to ye True preformance to ye premises above Exprest we do Confirm to Each other by Interchangeably Subscribing ourselves day and date above written

In presenc of Thomas Townsend

Mathias Harvy Samuel Andrawes

Whereas I mathias Harvy of Oysterbay having a Certain Shear of meadow number thirteen Lying and being on ye East of ye Beaver Swamp River So calld Do be these presents upon good Considerations Moveing me hereunto freely Give and make over ye aforesd Shear of meadow unto Joseph Dickinson of ye same Town and place and unto ye first Heirs Mail of his body begotten by his wife Rose Dickinson and heirs forever from me my heirs Executors Admintor or assigns forever as witness my hand Oysterbay thus 20th of Apriel 1682 Mathias Harvy Signed and Delevered In presence of us

Thomas Townsend James Robertson

(p. 105 Old A)—oyster Baye this 19th of Jenewary 1680 I John dickinson, senior, doe By tthese presants grantt give and make over, from me my hayres Exsexetors Administrators or Asinges, unto my Soon Joseph dickinson tto him his hayres or Asinges ffor Ever, tthe Lott of Land which I fformerly Bought of John ffinch, the which Said Lott of land my saide Soon Joseph hath builtt upon and hath in presant posession, with that peace of swomp or Boges Joyneing to ye lott, which was given to me by tthe ttowne, with my whole right of uplands and middowes ffresh and sollt upon unkawaye neck at the south, the which Above saide lands and medowes, by me given to my Soon, Is In lew or partt of his portion, I haveing many Children tto Acomadate in the Like nature I saye what Is Above Exsprest I doe by these presants frely give and make over from me my hayres Exsexetors Administrators or Asinges for Ever, unto my said Soon Joseph dickinson to him his hayres Exsexetors Admist¹⁸ or Asinges for Ever tto have and to hold poses and Inioye as his or there owne proper rights title and intrest withoutt Lett hinderanc or molestation, from me or Any from by or under me, as wittnes my hand and seale in oyster Baye daye and date Above writen and In presanc off.

Tho: Townsend john Dickinsone O
Recorder

Whereas John Rogers had ye Moity or half of a piece of Swamp Laid out to him between ye two Hills beyond ye Cleft as it appeares in ye 88th page of this Book wch kight of Swamp ye Sd John Rogers hath turned over & Sold to John Townsend ye Son of Henry Townsend of this Town of Oysterbay to him ye Sd Townsend his Heires & Assignes forever: ye Sd John Rogers having received full satisfaction for ye Same Doth hereby Confirme all his Right & Interest that he ye Sd Rogers or his heires or Asignes have or may have to ye Sd Swamp as Witnes his hand this third Day of Aprill Anno Dni: 1689

John Newman Record^r the marke of

John (R) Rogers

(p. 106 Old A)—This Instrament or deede of Convayeanc made in oyster baye tthis seventh daye of ffebrewary in the yeare of oure Lord god one thousand six hundred and Aighty, betwene John Robins of Matenecoke Cordwinder of the owne party, and Samuell tilear of the other party wittneseth, tto All Christion people to whome these maye Come, know yee, that I John Robins Above saide have and doe by these presants Bargin sell for Ever Allinate and make over from mee my haires Exsexetors Administrators or Assignes unto ye Above Saide Samuell ttillier, to him his haires Exsexetors Administrators or Asignes

ffor Ever, All my wholle Right tittle and intrestt in houseing orchards Rights Lands and previlidges tto me now belonging or Any wayes Appertaineing, within matenecoke Alies, killingworth within tthe privilidge of oyster baye for Ever, to poses and tto have and tto hold, tto occopy and inioye, without lett hinderanc or molestation, ffrom me or Any from by or under me, for Ever, Alwayes it tis to be understood I doe Except all my young Aplle treese lately planted upon ye saide land, and fore Apple treese mor first planting, and my nussery of aple treese and peach treese, But what Is Above Exsprest as tto houseings orchards Rights lands and previlidges onely what is before Exsepted, I doe Confirme for Ever from me my hayres Exsexetors Administre or Asignes, tto ye saide Samuell ttillier his haires Exsexetors Administrators or Asignes, as Above Exsprest to All intents and purposes as firmly as Can or Could be drawne by any deede of salle, or Convayeanc whatsumever as wittnes my hand and seale in oyster baye daye and date Abovewritten in ye 32th yeare of ye Raine of Charles ye second king of England scottland franc and Ireland, &c: sined sealed and delevered, in presanc off Tho: John X Robins O Townsend Mathyas harvye his mark

Oyster Baye this seventh daye of ffebrewary in ye yeare 1680/81 This Bill bindeth me samuell ttillier of matenecoke Allies killingworth within ye Confines of oyster baye, me my hayres Exsexetors Administrators or Asignes tto paye or case to bee payed unto John Robins Cordwinder of the Above saide towne and plase, to him his hayres Exsexetors Administrators or Asignes, ye full and Just sum of fortty five pounds Currant paye of this Collony, at three payements which is to bee understood as ffolloweth, ye said samuell or his order is to paye twenty pounds to ye said John Robins or his order here in oyster baye at or before the last daye of novembar in ye yeare one thousand six hundred Ayghty and one, and twenty pounds more ye nextt yeare ffollowing at or before ye last daye of—turn to ye other leafe—(p. 107 Old A)—Novembar in ye yeare one thousand six hundred Ayghty and two And five pounds more ye next yeare following, at or before ye last day of novembar in ye yeare 1683, after ye date Above written, which said three payements is to bee payed in pork at three penc ye pound winter wheat 4° ye bushell, or in other paye Equevielent horseflesh Exsepted, which full payement Is in consideration of A sartin ttrackt of land which I have bought of ye said John Robins as by my deede will Apeare, bareing date with this my bill, att matenecoke Alies killingworth, which said lands and prevelidges Is by these presants bound and stands firme security to ye said Robins his hayres or Asignes. and not to bee diposed of to Any parson or partyes whatsum-

ever, untill ye three payements be fully payed and Comepleated, and to ye tru performanc of this my bill, and Every other articlle inserted I have hereunto subscribed my hand sett to my seale in oyster baye daye and date Above written and in 32th yeare of ye Raigne of oure Soveraigne king Charles ye second king of great britten ffranc and Ireland: &c: Sined sealed and delevered In the presanc off,

Samuell ttiller O

Tho: Townsend Mathyas harvye

desembar ye 9th 1681 then payd to John Robins upon ye Acount of ye Above spesefyed Bill, 1547 lbs. of pork at 3d # pounds which Amounts to 19 6 novembr 22th 1682 by Joseph Carpenters noat 20 00 0 10 0 by tobaco and Christopher Croe 00 : By more payd \$\pi\$ Tho: Townsend 05 03 3 45 00 00 which Is the full payement of ye bill

(p. 108 Old A)—Oyster Baye the tenth daye off march in the yeare one thousand six hundred seventy Ayghtt, Bee itt knowne unto All people to whome tthis Instrament off writting or deede of Convayeanc maye Come or Any wayes Consarne, know yee that wee Tackapowsha sacham, and Chepye, so called doe upon good Considerations moveing us hereunto ffrely and Absalutely, give Alynate and make over, from us oure haires Exsexetors Administrators or Asignes for Ever, A sartin neck off land upon the southside of this Island Commanly Called and knowne by ye name of unkawaye neck, within the pattin and previlidge of oyster Baye, unto Thomas Townsend Joseph Carpenter John Townsend senior, John underhill and the Restt off ye ffreholdars Inhabitants of Oyster Baye, tto tthem there heyres Exsexetors Administrators or Asignes for Ever tto have and to holld occopy posess and Inioye as there owne proper Rights titlles and Intrests for Ever free from Any ffurther Lett hinderanc or molestation from us or Any from by or under us, As ffirmly tto All intents and purposes as maye or Could bee drawne by Any deede off salle or gifftt whatsumever, Acording to law, It tis tto be understood that wee doe give them A quarter of A mile Above the now Indion futt path northwards, and so to range straight A Crosse the saide neck ffrom River tto River, withall. Including all the lands southward of the said neck downe to ye Solltt medowes, tto the Abovemenshoned parsons ffreholders Inhabytants of oyster baye, and there hayres for Ever As wittnes oure hands and seales in oyster Baye daye and datte Above written, and in the 31th yeare of the Raine off oure soveraine king Charles the second king off great Britting ffranc and Ireland: &c

Sined Sealed and delevered In presanc off Thomas weebb Clark John X Jones his mark ttakpousha X O
his mark
Chepy X O
his mark

(p. 109 Old A)—A ttrue Record out off the towne Listt of Every fireholder tthat hath A Right in unkawaye neck by vertue of ye Indions giftt

Indions giftt
Thomas Townsend one share, Joseph Carpenter, one, share
John townsend senior, one, share, John underhill, one share

John Rogers, one, John townsend: Jr, one John dickenson one, John wright one George ttownsend, one Thomas Weekes one, nickolas wright one, nathanell Colles one, Caleb wright one, Richard Crabb one, daniell harcutt one, Thomas young one, William Buttlar one, Abraham Aling one, ffranses weeks one, gideon wright one, aron ffurman: J: one, daniell Colles one, Isack doughty one, moses mudge one, Richard Cirby one, Robartt godfree one, Robart Williams one, Thomas willis one, John williams one, John davis one nathan birdsall one, William hudson one, william ffrostt one, John ffexe one, Joseph weeks one, John ffrost one Latemore sampsons one,

Henry ttownsend senior, one, Joseph dickinson one, henry ttownsend Ju: one, georg denis one Edmund wright one, Anthony wright one, Jeames ttownsend one, Richard harcutt one, Joseph Ludlam one, mathyas harvy one, Adam wright one, Job wrightt one, Samuell Andras one, Samuell ffurman: S: one, Jeames weeks, one, Aron ffurman: S: one, John weeks of warick one, nickolas simkins one, Robartt Colles one, William tthornychrafft one, Jacob Brokins one, georg downing one, Mary willis one, John ttownsend: J: at farms one Ephraim Carpenter one, John Colles one, Jeames Coke one, Josias Latting one, Mathy pryar one, Christop: hoackshurst one, Samuell weeks one, moses ffurman one, John Robins one,

Every parson Above menshoned hath Right tto unkawaye neck by Equall devition, haveing payd there Equall proportion in rates, Levied upon ye same, which rate was; 21 lb; given to ye Indions, in gratifykation of there gifft to the towne. (p. 110)—Oyster Baye this 21th of Jenewary 1679/80

Wee whose names are hereunto subscribed haveing A Right off lands in unkawaye neck at ye south by vertue of a deede of giftt from ye Sacham ttakapowsha and Chepy made tto tthe Inhabytants of oyster Baye in generall in which wee are Consid-

ered, datted ye 10th daye of march 1678.

know All parsons whome this maye Any wayes Consarne, that wee the subscribed doe by these presants, Asigne and make over our wholle Rights ttitlls and intrestts in the Above saide neck of Land from us oure hayres Exsexetors Administrators or Asignes for Ever, unto Thomas Townsend of oyster baye tto him ye said Thomas his hayers Exsexetors Administrators or Asignes for Ever tto have and tto hold as his or there owne proper Rights ttitlles and Intrest for Ever, he payeing or satesfying to the Constable our proportion of rattes Levyed upon us, for ye procuarment of ye said neck, to the performanc hereof we subscribe oure hands daye and date Above written.

I doe acknowledge to have reseved of Tho: Townsend ffull satisfacktion for every mans rate upon there right of Lands upon unkawaye neck as wittnes my hand Abovemenshoned Thomas weeks

Constable

Jeames weeks
Christop: hoakshurstt
Samuell weeks
Joseph weeks
Thomas weeks 2 shares
Joseph Carpenter
daniell harcutt
Richard Cirby
georg downing
Jacob Brokins
Isack doughty
danyell Colles

(p. 111 New A)—This Deed of Conveyance May satisfie all Christian people to whome it may Come or any ways Concern yt I Robert Godfree of Littleworth so called Belonging to Oysterbay of ye north riding of York Shire Upon Long Island have by these presents Bargained Sold and Delivered from me my heirs Executors administra and Assigns forever all my whole right title and Interest of Lands Upon Unkaway Neck at ye South Unto Thomas Townsend of Oysterbay aforesd to him ye Sd Thomas Townsend his heirs Executors administrators or assigns forever To Have and To Hold Occupy and possess as his or their own proper Right Title and Interest free from Molestation from me or any from by or under me He having Given me full Satisfaction for ye before mentioned Right of Land by paying my Town Rate to ye former Constable Thomas weekes for ye which I was Rated and further do hereby promise and Ingage to Defend and maintain ye said Thomas his heirs or assigns In their peaceable Injoyment of ye premises from any pretences or

Conveyances whatsomever as witness my hand and Seal In Oysterbay this 25th of february 1680/81 and In ye 33 year of ye Raigne of Charles the Second King of Great Britian France and Irland &c

Signed Sealed and Delivered
In Presence of
Josiah Hillman
John X Jones
Mathew (M) Coye

adam Wright

Robert X Godfree his mark

James Townsend

(p. 112 New A)—Oysterbay this 16th of march 1681 Be it Known to all people to home this may any ways Concern yt I James Townsend Do by these presents Assigne and makeover from me my heirs Executors administrators or assigns forever unto John Underhill Senj: of Matinecock alies Killingworth to him his heirs Executors administrators or assigns forever Six Certain Shears of meadow upon Oak Neck namly my own ye forth Shear as it fell to me by Division and ye thirteenth and one & thirtieth shear yt I Bought of Antoney Wright and ye 33d Shear in ye Sd meadow yt I Bought of my Brother law John weekes and ye 26th Shear of yt I Bought of my Brother John Townsend and ye Seventeenth Shear in ye Sd meadow which I bought of Richard Crabb all which ye above mentioned Shears of meadow I Do by these presents Confirm to ye above Said John Underhill his heirs or assigns To Have and To hold occupy and Injoye as his or theire own proper right Title and Interest forever from me or any from by or under me forever Having in hand Received a Valuable Consideration for ye premises as wit-

ness my Hand in Oysterbay Day and Date above written

In presence of Thomas Townsend Recorder

Oysterbay this 6th of march 1681

Be it Known to all people whome this my deed of Conveyance may any ways Concern yt I John Underhill of Killingworth within ye Township of Oysterbay do by these presents Assigne and make over from me my heirs Executors admrs or assigns forever unto James Townsend of Oysterbay to him ye Said James his heirs Executors admits or assigns forever Two Acres and ten rods of meadow at ye Beaver Swamp so called Rainging a Cross my two Shears Bounded on ye East with ye Creek and ye Said James meadows on each Side and my own meadow on ye west I say I do by these presents confirm ye Sd Two Acres and ten rods of meadow to ye Said James Townsend his heirs or assigns To Have and To Hold occupy possess and Injoye forever without Let hinderance or molestation from me or any from by or under me forever I having received a valuable Considera-

tion for ye same to my Content as witness my hand In Oysterbay day and date above written In presence Thomas Townsend Recorder John Underhill

(p. 113 New A)—Be it Known Unto all men by these presents that I John Rogers now Inhabitant In Oysterbay In ye north riding in new York Shire on Long Island do by these presents Sell and Alinate A Certain Lot of Land Lying and Being at ye South Upon a Neck Called Unkaway Lying on ye East side being ye Threantwentieth Lot I Say I have Sold from me my heirs and admita and Assigns Unto Robert Coles him his heirs admita or assigns forever To have and To hold for his proper Use and Right Title and Interest and to ye true performance of this my deed of Sale I have hereunto Set to my hand & Seal In Oysterbay this 28th of Apriel 1681

Signed Sealed and delevered

John (R) Rogers O

In presents of us Mathias Harvy

Moses Mudge I John Rogers do own I have already received full Satisfaction for ye above mentioned Land

Oysterbay this 22th of June 1681

Be it then Known unto all people and persons whome it may any ways Concern yt I Robert Coles of masketicove Do by these presents Transmit assigne and makeover unto John Townsend Senj. of Lusum within ye Township of Oysterbay Twenty Acres of Land Lying and Being in Lusum which Land I Bought of Robert williams and Bounded on ye South Side with ye aforesaid John Townsends Lands and on ye north side by Richard Townsends Lands and ye Streat or highway on ye Eastend according to Expressions & plain words of my bill of Sale yt I had of Robert williams bearing date ye 25th of december 1668 I say I do hereby assigne and makeover ye abovesaid Twenty acres of Land from me my heirs Executors administrators and assigns forever unto ye abovesaid John Townsend To him his heirs or assigns forever to have and To hold possess and Injoye without Let hinderance or Molestation from me or any from by or under me forever having In possession for ye Consideration thereof thirty acres of Land as ye Records of Oysterbay doth Manifest and Declare and this as my act and Deed I have hereunto Subscribed my hand and Set to my Seal Day and date above written Test Job Wright Robert Coles O John Townsend

(p. 114 New A)—Be it Known unto all people and persons whome this may any ways Concern yt I John Townsend Senj: of Lusum within ye Township of Oysterbay do hereby own and acknoledge that I have Bargained Sold and Delivered Unto

134 · Book A

Robert Coles of masketicove Within ye Township aforesd thirty acres of wood Land Lying and being near Lusum and Joyning to ye Line of Division of Lands Between Robert williams and ye Town of Oysterbay on ye North Side ye first bounder whereof is a great Chasnutt Tree at ye Southend of ye Swamp or Slow of Water runing a Cross ye now path going to Lusum and from ye Said Chestnut tree first bounder he is to rainge South to ye abovesd Line of Division and from thence to Rainge East ye Line of Division being ye South bounder and Job wrights Land there Laid out to be his North bounder and his to rainge So far East Between ye Aforesd Lines from ye first bounder untell ye thirty acers of Land above Spacified be fully made up I John Townsend do hereby Acknoledge yt I have Sold ye above Said thirty acres of wood Land from me my heirs Executors administrators or assigns forever Unto ye above said Robert Coles to him his heirs or assigns To have and To hold possess and Injoye without Let hinderance or molestation from me or any from by or under me forever I having received In possession Twenty Acres of Lands at Lusum In full Consideration of ye premises as Witness My hand and Seal Oysterbay this 22th of June 1681 Test Thomas Townsend John Townsend Senj^r O John Townsend Job wright

Lusum this 12th of September in ye Year 1679

Be it Known unto all Men to whome this Instrument of writting Shall any ways Concern yt I Robert Williams of Lusum upon Long Island in ye North riding of New Yorkshire upon good Considerations moveing me thereunto do acknoledge to have Bargained and Sold madeover unto John Robbins of matinecock and in ye same Island and Riding aforesaid ye full and Just Sum of Twenty Acres of wood Land Lying and being at a place Called ye Spring Lying—(p. 115 Old A)—Northeast or thereaboutts ffrom my dwelling house, And twenty Accars of plaine land Lying on the south side of the great hollow path, with suffitiant Commoning for his Chattells with wood and Timbar for his use as far fforth as my land is Capable to Acomodate him withall, I Robart williams doe owne to have sould the Abovesaide lands and previlidges from me my hayres sucksesors and asignes to the abovesaid John Robins from him his hayres sucksesors and Asignes for Ever, to Inioye As there owne propar Right and Intrest, nevar to be molested by me nor Any from me, As witnes my hand and seale the daye and date first Above written and in the thirty one yeare of the kings Raine, yett notwithstanding this Above menshoned Bill doth make mention of the twenty Accars of land is to ly at A place Caled ye spring, it is to be understood that part of the twenty Accars is to be in A home lott lying at ye spring and the Remaindar of the twenty Accars to ly west

of the highewaye signed sealed and delevered Robert williams in ye presanc of us John Townsend, senior John williams

Bee itt knowne unto All Christion people to whome this oure deed off gifftt maye Come or Any wayes Consarne know yee that we Beneath Subscribed the Indion propriators off A sartin trackt off Lands Called matenecoke within the pattent and previlidges off oyster Baye upon Longisland, upon good Considerations moveing us hereunto doe hereby ffrely give Asigne Alynate and make over from us oure hayres Exsexetors Administrators or Asignes for Ever, unto Isack doughty an Inhabytant of oyster Baye, A sartin trackt of Lands where hee now lives by hemsted harboure soe Called on the East side Joyning to the said harboure on ye west, & muscheda Cove south line his north Boundar, and the now ffutt path ffrom muschedacove to ye harbour head, ye East boundar, the south west Boundar begining at A black oak tree nere the sayd path by us markt, from thenc westwardly to A Red oak markt, ffrom thenc to A maple tree with three branches markt, from thenc to A Chestnut oake treeturn over—(p. 116 Old A)—Against his house, and ffrom thenc to the Abovesaide harboure Including all ye medow, ffresh and soltt, uplands and swamps within ye Abovesaide Bounds and limits, to ye Abovesaide Isack doughty his hayres Exsexetors Administrators or Asignes for Ever to have and to hold occopy and poses and Iniove without ffurthar Lett hinderanc or molestation, from us or Any from by or under us for Ever haveing firely given ye same without Exspecktation of further reward or Resarvation of satesfaction, As witnes our hands and Seales in oyster Baye Jully ye 5th 1681 with previlidge off graseing and ttimbar Elswhare upon our Right off lands Sined sealed and delevered Suskaneman X O In the presanc of us his mark Thomas Townsend wehrow X റ

Mathyas harvye his mark

These maye sarteffy All Christion people tto whome Itt maye Come or Any wayes Consarne know yee that wee beneath subscribed ye Indion propriators of the lands of matenecoke being within ye pattent and previlidge off oyster baye within ye northriding of yorkshare upon Longisland, upon good Considerations moveing us hereunto have By these presants Bargined sould and delevered ffrom us our hayres Exsexetors Administrators or Asignes for Ever tten Ackers of woodlands at matenecoke, unto Josias Latting senior of ye same place, being and Bounded as followeth, fronting to ye highwaye or strete whare his now dwelling house stands northward, and to ye highwaye on ye East

side, and John Robins lands on ye west side Ranging southwardly by ye foresaide bounders untill ye Abovesaide ten Akers of land be ffully made up to ye Abovesaide Josias Latting to him his hayres Exsexetors Admin^{sts} or Asignes for Ever, to have and to hold occopy poses and inioye for Ever without further lett hinderanc or molestation from us or Any from by or under us, for Ever haveing Reseved ffull satisfacktion of ye Abovesaid Josias Latting for ye Abovesaid premises as wittnes our hands and seales in oyster baye this 5th of Jully 1681 & in ye 33th yeare of ye raine of king Charles ye second king of great britin franc & Ireland: &c.

Sined sealed & delevered in ye presanc of us Thomas Townsend Mathyas harvye

Suskaneman X his mark C Wehrow X his mark C

(p. 117 Old A)—These maye sarteffy All Christion people tto whome Itt maye Come or Any wayes Consarne, know yee that wee beneath subscribed, the indion propriators of the Lands of matenecoke being within the pattent and previlidges of oyster Baye, within the north Riding of yorkshare upon long island, upon good Considerations moveing us hereunto have By these presants Bargined sould and delevered from us oure hayres Exsesetors Adminsts or Asignes for Ever, ten Ackars of wood lands at matenecok unto John Robins now an Inhabytant within ye previlidges of lewsum of oyster Baye, and lying bounded as ffolloweth, ffronting to the highwaye or strete northwardly twenty five rods in Bredth and Josias Lattings lands on ye East side and, John davis Lands on the west side And Ranging southwardly Betwene ye Aforesaide Boundars sixty fore Rods which saide ten Ackers of lands Abovemenshoned, wee have sould and delevered from us oure hayres Exsexetors Administ^a or Asignes for Ever, unto ye Abovesaide John Robins to him his hayres Exsexetors Administs or Asignes to have and to hold occopy poses and inioye for Ever, without further Lett hinderanc or molestation, from us or Any from by or undar us for Ever, haveing Reaseved ffull satisfecktion of ye Abovesaide John Robins for ye abovesaide premises, As wittnes oure hands and seales in oyster Baye this 5th of Jully 1681 and in ye 33th yeare of ye Raine of king Charles ye Second king of great Britten franc and Ireland: &c

Sined sealed and delevered in the presanc of us, Thomas Townsend mathyas harvy Suskaneman X his mark O Wehrow X his mark O

Asigned By me John Robins off killingworth within the Bounds of oyster Baye, ye holle & solle Contents of this Above written

deed unto Samuel Tillyar I saye Asigned from me my heyres and Asignes, for Ever, unto the saide Tillyar, to him his heyres and Asignes, for Ever, As wittnes my hand in oyster Baye this 5th of Jully 1681

John X Robins Sined in the presanc off us his mark
Thomas Townsend mathyas harvye

(p. 118 Old A)—These maye sarteffy All Christion people to whome Itt maye any wayes Consarne know yee that wee beneath Subscribed tthe Indion propriators of the Lands off matenecoke, Being within ye patent and previlidges off oyster Baye, within the north Riding of yorkshare upon Long Island, upon good Considerations moveing us hereunto have By these presants Bargined sould and delevered ffrom us oure heyres Exsexetors Administs or Asignes for Ever, tten Ackars off wood lands at matenecok, unto John Davis now An Inhabytant in ye same place being Liing & Bounded as ffolloweth ffronting to ye hyghwaye or streete northwardly twenty five Rods in Breadth, and John Robins Lands on ye East side, and ye Comans on ye west side A Ranging southwardly Betwene ye Aforesaide Bounders sixty fore Rods which said ten Ackars of lands Above menshoned, wee have sould and delevered from us oure hayres Exsexetors Administs or Asignes for Ever unto ye Abovesaide John davis to him his hayres Exsexetors Administo: or Asignes to have and to hold occopy poses and Inioye for Ever without ffurther Lett hinderanc or molestation, from us or Any from by or undar us for Ever, haveing Reseved ffull Satesfacktion of ve Abovesaid John davis, for ye Abovesaid premises, As wittnes oure hands and seales in oyster Baye this 5th of Jully 1(6)81 and in ye 33th yeare of ye Raine of Charles ye second king of great Britten ffranc & Ireland

Sined sealed and delevered in the presanc of us,
Thomas Townsend
Mathyas harvye

Suskaneman X his mark O werow X his mark O

(p. 119 Old A)—Wee Beneath subscribed haveing A different depending betwene us doe By these presants manyfest and declare that wee have and doe Joyntly make Choyce, of ourr trusty and welbeloved frends and nayghboures mathyas harvy nathanell Colles, John weekes and Tho: Townsend, as Arbytrators to here Exsamine and finally to determin, all oure Acoumpts and differences depending betwene us, from the begining of all oure dealings to this presant daye, to which wee Bind oure selves oure hayres Exsexctors or Asignes in ye penuall sum of twenty pounds Curant monyes of this Collony forfitt and payable upon all demands by him of us that shall not stand to and Abide by the Award of

oure Abovesaide Arbytrators, to him of us that shall Acknoledge and Abide ye same, further wee give full power to oure Abovesaid arbytrators that upon there nott Agreeing in there Judgments as to oure diferences Layde before them, they have full power hereby to make Choyce off an umpeor, who shall have power to give A deffinitave sentanc to ye differenc, provided itt be Concluded and the Differenc ffully desided betwene us By the sun setting the 28th off this Instant, otherwayes to be voyde, to which we Enterchangably Subscribe oure hands and sett to oure seales to Each other in oyster Baye this 26th of sept: 1681 Sined sealed and delevered Robart story

in the presanc of us,

John newman O

Adom Wrightt Caleb wright

Whareas this Bond Robartt story of new york and John newman of this towne Junior have Committed All differences depending Betwene them wee haveing seriously ttaken, there differances into oure serious Considerations oure Award is that all accounts betwene them are by us balanced and, an End, to All differances betwene them whatsumever and this as oure Ackt wee have hereunto sett to oure hands in oyster Baye this 27th of 7ber 1681

> mathyas harvy nathanell Colles John weekes Tho: Townsend

(p. 120 Old A)—This Instrument of writing witneseth to all Christion people to whome it maye come or Any wayes Consarne, know yee that we beneath subscribed ye indion propriators of a sartin trackt of land within the pattin and previldges of oyster Baye Comonly Called and knowne by the name of matenecoke, doe by these presants Bargin Sell Allinate and make over from us oure hayres Exsexetors Administrators or Asignes for Ever, A sartain trackt or parsell of wood land at matenecoke Containing in quantety ten Ackers more or less Being twenty foure polles wide in Breadth fronting southward to ye highwaye Against ye lands wee formerly sould to John Robins latte Inhabytant of ye same place, and at ye north End Joyneing to ye lands formerly sould by Thomas frances to Richard latting and nathan Birchell; of ye Aforesaide place, wee saye and doe Acknowledge by these presants as Abovesaide inserted, yt wee have sould and by these presants delevered ye Abovesaide ten Akars of wood lands more or less Before ye Asignement hereof unto Josias Latting of the Abovesaid place to him his hayres Exsexetors Administrators or Asignes for Ever to occopy poses improve and inioye for Ever as his or there owne proper right titell and intrest from us or Any from by or under us for Ever, haveing Reaseved A valuable Con-

sideration for ye same as witnes of	oure hands and seales att mate	ne-
coke this 18th of oktobar, 1681 in	presanc of further to be und	ar-
stood ye Abovesaid ten ackars of lands lieth betwene william		
hudsons lands and John davis, w	ritnes oure hand & seale	
Testes Tho: Townsend	Sehor X his mark	Ο
Joseph Carpenter	Suskaneman X his mark	0
• •	Werough X his mark	0

This Instrament of writting witneseth tto All Christion people to whome it maye Come or Any wayes Consarn, know yee that wee beneath subscribed the Indion propriators of A sartin trackt of land within the patin and previlidges of oyster Baye Comanly Called and known by the name of matenecok, doe by these presants Bargin sell Allinate and make over from us oure hayres Exsexetors Administrators or Asignes for Ever A sartin trakt or parsell of wood land at matenecoke, Containing in quantity ten Ackars more or less, Being twenty one polle wide in bredth—turn over—(p. 121 Old A)—ffronting southward to ye highwaye Against ye lands we formerly sould to Josias Latting Inhabytant of ye same place, and at ye north End Joyneing to ye lands formerly sould By Tho: ffranses tto Richard latting and nathan birchall of ye Aforesaide place, wee Saye and doe, acknowledge by these presants as Abovesaide inserted that wee have sould and by these presants delevered the Abovesaide tenn Ackars of wood land more or Less before ye Asignement hereof unto william Hudson of the Abovesaide place to him his hayres Exsexetors Administrators or Asignes for Ever, tto occopy poses improve and inioye for Ever, as his or there owne proper Right ttitell and intrest, from us or Any from by or under us for Ever, haveing reseved A valuable Consideration for ye same, as witnes oure hands and seales att matenecoke this 18th of ocktobar 1681, ffurther to be understood ye Abovesaid ten ackars of lands lieth on ye East of Josias lattings lands, ye deed bareing date with this deed.

Signed sealed and delevered in presanc of us

ttestes Tho: Townsend

Joseph Carpenter

Seahor X his mark

Suskaneman X his mark

Werow X his mark

O

Werow X his mark

(p. 122 Old A)—This Instrament of writting wittneseth to All Christion people to whome Itt maye Come or Any wayes Consarne, know yee that wee beneath subscribed the Indion propriators of a sartain trackt of land within the pattin and previlidge of oyster Baye Commanly Called and knowne By the name of matenecoke, doe by these presants Bargin sell Allinate and make over from us oure hayres Exsexetors Administrators or Asignes for Ever, A sartain trackt or parsell of wood lands at matenecock Containeing in quantety tenn Ackars more or less, Being twenty

six polle wide in breadth fronting southward to the highwaye, against ye lands wee formerly sould to Josias latting, John Robins and John davis, all three of ye same place, and at the north end Joyneing to ye lands formerly sould By Tho: franses tto Richard Latting, and nathan Birchall, of ye Abovesaid place, wee saye and doe acknowledge by these presants as above inserted, that wee have sould and by these presants delevered ye Abovesaid ten Ackars of wood lands more or less before the Asignement hereof unto John davis, of the Abovesaide place to him the saide John davis, his hayres Exsexetors Administrators or Asignes for Ever, to occopy poses improve and inioye for Ever, as his or there owne proper Right titell and intrest, from us or Any from by or under us for Ever, haveing reseved A valuable Consideration for ye same as witnes oure hands and seales att matenecoke this 18th of ocktobar, 1681 further to be understood ye Abovesaide ten Ackars of land lieth and Joyneth on ye westt side of Josias Lattings ten ackars bareing date with this deed witnes oure hands Signed sealed and delevered

in presanc of us ttestes Tho: Townsend Joseph Carpenter Seahor X his mark
Suskaneman X his mark
Werow X his mark

(p. 123 New A)—Oysterbaye ye 2d Day of January 1681 I Josias Latting Now Inhabitant at Matinecock within ye pattent and Township of oysterbay abovesaid do hereby Assigne and Absolutely Alinate and Make over from me my heirs Executors administrators and Assigns for Ever all my right title and Interest In and to a Certain Shear of Salt meadow Lying by the Harbour side on ye north of ye town of oysterbay which Shear was formerly Robart furmans Deceasd bounding on ye East Side to Joseph Ludlums meadow and Elizabeth Townsends meadows on ye west Side and fronting on ye South to ye highway and Bounded with ye Ditch at ye rear ye northend I say and acknoledge ye abovesd Shear of meadow to be absolutly assigned and hereby madeover unto John wright of Oysterbay to him his heirs Executors administrators or assigns forever To Have and To Hold occupy possess and Injoye as his or their own proper right title and Interest from me or any from by or under me forever having Received a Valuable Consideration In meadow at Matinecock alis Beaver Swamp Being in Quantity Equall with ye above Said Shear of meadow to ye performance whereof of this my deed of Conveyance I have hereunto Subscribed my hand and Set to my Seale day and date above written and In ye 33: Year of our majesties Reigne Charles ye Second King of Great Brittian ffrance and Irland &c

Signed Seald In presanc of us Thomas Townsend John Townsend

Josias Latting O

(b. 124 New A)—Oysterbaye ye 2d Day of January 1681 This deed of Conveyance witnesseth that I John wright now Inhabitant within ye Town of Oysterbay abovesaid do hereby Assigne alinate and Makeover from me my heirs Executors administrators and Assigns forever a Certain peice or parcell of Meadows fresh and Salt at ye Beaver Swamp-meadows so calld which was formerly my father Nicolas Wrights Beginning at ye Southwestend of ye Sd Shear Next into Chagechageing Swamp So cald Rainging Northeast by James Townsend Meadows on ye South Side and Chegeing River on ye north Side Including Between ye Sd bounders from ye above Said Swamp into ye Sd Shear of meadow northeast In quantity so much Meadow as I have received of Josias Latting at oysterbay bearing date with this present on ye other Side Incerted, I' John Wright abovesaid do hereby acknoledge to have absolutly assigned and madeover ye above Said Quantity of meadow Inserted as abovesaid unto Josias Latting of matinecock within ye Township of Oysterbay To him ye Said Josias Lating his heirs Executors administrators or assigns To have and To hold occupy possess and injoye from me or any from by or under me forever as witness my hand and Seal day and Date above written and In ye 33d Year of ye Reigne of our Sovrign King Charles ve Second King of Great Brittian France and Irland &c Signed, Seal,d In presenc of us John Wright O

Thomas Townsend

John Townsend

(p. 125 Old A)—Bee itt knowne unto all men whome this presantt writing maye Consarne that I Alce Crab, of oyster Baye in ye northriding of Longisland and in ye Juridicktion of newyork, have sould and made over from me my hayres Exsexetars Administrators or Asignes, All my Right titell intrest of severall parts or persells of Land situate liing and being upon hogisland which was formerly John underhills namely, A fowar ackar Lott at the Brick kills, be it more or less, with three Ackars more or less in numbar 12 with A share of medow on ye East side of ye said Island, in numbar 22 and one peece of land of halfe an acker be it more or less, on ye hill neare ye landing place numbar 21, with seven Ackers be it more or leess lying on ye north side of ye great medow number 13, with all other Rights and previlidges yt are or maye be hereafter to be layd out, I the aforesayd Alce Crab have sould and by vertue of this deed doe makeover for Ever from me my hayres Executars Administrators or Asignes unto John underhill Sonn of ye Aforesaide, John underhill, now inhabytant in killingworth to him his hayres Executors Administrs or Assigns for Ever to have and to hold, giveing him peacably possession, and also by these writing doe iniage ye sale

to be lawfull, haveing reseved full satesfaction, witnes oure hands ye 9th daye of ye 3d month Called Aprill in ye yeare 1680 sealed signed and delevered

in the presanc of us

lsack hornar

John ffeke

Thomas Cock

Know all men by these presants that I mathew prier of Killingworth in ye north riding of new york Jurydicktion, doth give and bequeath from me my hayres Exececutors Administrators or Asignes, unto John underhill of ye same place and County all my right titell intrest of A sartein parsell of land by Estemation sixtene akers be it more or less sittuate liing and being in killingworth bounded with ye Corne krick on ye south, on ye west with, nathan Burchams, lott, on ye north with Jeames Cokes lott, on ye East with part of my owne land, as also the right of owne share of medow it being ye first share in numbar by Estemation two Ackars, and A halfe, it was formerly Richard Crabs of oyster Baye it is Adioyneing unto one share of ye aforesayde John underhills: on ye southside on ye west with Jeames Coks land on ye north with oake neck beach, on ye East with ye Crick, I ye Aforesaid mathew priar, doth give from me my hayres Exsecutors Administrators or Asignes all my right titell or intrest of these aforesaide lands and medow, unto ye Aforesaide John underhill, his hayres Exsexetors Administrators or Asignes to have and to hold for Ever, for ther proper right, without Any molestation or disturbanc from me, or Any by my meanes, or any yt shall suckseede me, wittnes my hand and sele ye one antwentyeth daye of second month Called Aprill in ye forth yeare of Edmon Adross being governar of newyork Juridicktion in ye yeare Anno domini 1678

sealed signed and delevered in ye presanc of us Isack Hornar samuell Andrewes

mathew priar O

(p. 126 Old A)—To al Cristion people tto whome These presants shall Come Robartt Sttory of the Citty of newyork marchant, and John Boone of ffleshing on Long Island planter, Attornyes, unto Thomas Hartt of London, marchantt send gretting know yee tthatt wee ye saide Robartt Sttory and John Boone, for and in Consideration of ye Sum of one hundred and Twenty pounds new England monye To us in hand payed or secured, tto be payd, by Simon Cooper of Shrosebury in ye province of new Jerseye, Chyrurgion, for ye only proper use and Behoofe of him ye Sd Tho: Hartt, ye Receiptt thereof wee doe hereby Acknowledge, and from Every partt and parsell thereof doe Acquitt Exonerate

and discharge him the Sd, Simon Cooper Have granted Bargained and sould and bye These presants, doe hereby ffully Clearly and Absolutely grant Bargin and, sell unto ye Sd Simon Cooper his hayres and Asignes for Ever all the Right ttitell Claim, or pretence of all houses lands Ilands necks of land medowes orchards. jardiens with there, and Every of there Apurtenanses in as full and Ample maner, as he ye Sd Tho: Hartt nathanell silvester and Lattemore sampson purchased, ye same in parttnership, from John Richbill, and Ann his wife as by there sartain bill of salle bareing date ye 17th daye of novembar 1666, the Relation thereunto had maye more at large Apeare, and by Another sartain deede or writting from Jeames Loyde, of Boston in new England marchant bareing datte, ye seventh daye of ocktobar, 1678, wharein ye Sd Jeames loyde, doth Acknowledg to have Reseved full satisfacktion for ye same, that Is to Saye one third partt of all yt neck of medow, fresh and Solltt Called fortt neck or one third partt of five shares or A ffifftt partt to be sett outt upon ye saide medow, fresh and solltt of all belonging to ye towne of oyster Baye, liing and being upon ye southside of longisland, and all yt messuage tennemant or dwelling house, wharein formerly dweltt John Richbell which was then with two gardens one orchard, thre lotts of Land one swomp and one medow or pece of soltt mash Containing in all twenty Ackers more or less, sittuate liing and being in ye towne of oyster Baye Aforesaide, and bounded to ye south, with ye highwaye to ye west with John underhills lott, to ye East with A small Brook, with three lotts of medow,—turn over—(p. 127 Old A)—Thereunto Belonging one of them lying at or nere Cove neck and ye other two in ye towne home medowes, one lott of Clered land Containing five Ackers more or less, liing and being betwene, nathanell Sillvesters Lott and mathyas harvyes and natha: Colles, lott, with ye highwaye to ye south and ye sea to ye north, and one share of medow at matenecok, and halfe a Share of medow at ye south, one pece off land, Containing forty Ackers more or less being ye poynt of Cove neck and ye one fiftenth partt of ye Remaindar of ye saide Cove neck, and one share or lott on hogiland, together, withall ye Right titell demand intrestt and pretence whatsoever he ye said Tho: Hartt hath or Ever had in and to ye premises, or Any part or parsell thereof soe transported as Aforesaide, By the Sd John Richbill, and Jeames loyde, to have and to hold ye Sd houses lands woodland Iland neck of land medowes marsh pastures Cominidge orchards gardens swomps water lakes woods undarwood wayes fencing and fencing stuff, and all and Singular ye premises with there and every of there, Apurtenanses, unto ye said Simon Cooper, his hayres and Asignes, unto ye proper use and Behoofe, of him ye Sd, Simon Cooper his hayres and Assignes for Ever, and ye Sd Robartt story and John Boone, for and on ye behalfe, of the sayd Tho: Hartt doth promise and in-

iage, to and with ye sayde Simon Cooper to give posestion of ye premises, and Every part and parsell thereof, and he to Enter and poses ye same from ye date of these presants, with warenty Against all parsons Claimeing from by or under him, them or Eyther of them, in or to ye premises or Any part or parsell thereof, in testemony whareof, we ye Sd Robart story and John Boone, by vertue of oure power Aforesaide, for and on ye behalfe of Tho: Hartt have hereunto sett oure hands and seales this 27th daye of June 1681

Seled and delevered in presanc of william Richardsoon samuell spicer obadiah willkins hanry willis

John Boone O in ye behalfe of Tho: hartt

Robart story O

in ye behalfe of

Tho: hartt

(b. 128 Old A)—Be itt knowne unto, all men whome these presantt Instrament of writting maye Any wayes Consarne, yt I John Rogers of oyster Baye in ye north Riding af new yorkshare have Covenanted Bargined Sould and delevered unto petter pangbourne two Accars of Land, lying and Being betwene ye two Cleffts; Being Bounded on ye south East side, with ye Edge of ye Clefftt, on ye south with A whiteoake, on ye south Westt, with A red oake, and on ye north west, with a stake: ye saide parcell of Land as Above menshoned, I doe owne to have sould from me, my hayres and Asignes for Ever unto ye sayd petter pangborne tto him his hayres and Asignes for Ever, to have and to hold; I doe Also iniage me my hayres and Asignes to defend ye sayd pangborne, him, his hayres and Asignes, in ye quiat and peasable posestion of this parcell of land, which I have sould him, and haveing Reseved full satesfacktion, to my Content, I have hereunto sett to, my hand, and affixed my seale, this 9th daye of march, in ye yeare of oure lord 1682 and in ye 34th yeare of oure Soveraine.

Signed sealed and delevered in ye presanc of us, Mathyas Harvye Jeames Robertson

John (R) Rogers O

maye ye first 1682 then this Abovesaid deed recorded is made voyde and returned to John rogers and his Asignes Againe witnes my hand.

ttestes Tho: Townsend

Peter Pangborne.

This Instrament of writting wittneseth to All Christion people to whome itt maye Come or Any wayes Consarne, know yee yt whareas I nickolas Simkins of muschedacove haveing A sartin parcell of land called and knowne by ye name of ye westermost

littell Iland nextt Adioyneing to ye small neck of Land or littell Iland soe called formerly given by ye Indions to Robart williams As By my dded of gifft from ye Indion propriators, Bareing date ye sevententh daye of desembar 1678: and haveing Reseved and legall posestion given me of ye Above saide Iland or neck of land, from ye Indions propriators Acording to law I doe upon good Considerations moveing me hereunto haveing my daughter sarah maryed by Consent, unto william willson, Joynar now Residing att muschedacove, within ye previlidge and towneshipe of oyster Baye, doe frelly give, Allynate and make over unto my daughter sarah willson now wife unto william willson, and unto my said soon in law william willson and unto the hayres of my saide daughter sarah lawfully Begotten Betwene my sayd soon in law william willson and my daughter— $(p. 129 \ Old \ A)$ daughter Sarah his wife for Ever, The moyaty or halfe partt of ye sayd Iland or neck of land as Abovemenshoned to have and to hold poses and inioye for Ever, without further Lett hinderanc or molestation from me or Any from by or undar me for Ever, always provided and to be undarstood yt if my sayd daughter sarh willson shall By providanc of god desease without Issue by my soon in law william willson, yt then and after for Ever during ye life of my sayd soon in law william willson, hee is to poses and inioye the Abovesayd land as his proper Right titell and intrest, But after his desease to returne to my daughter mary telyar and Samuel ttellyar her husband and there hayres lawfully Begotten, betwene them, upon ye same Conditions as Abovesaide and inserted, But if my sayd daughter mary tellyar shall desease ye wife of samuell tillyar without child or children, that ye saide lands Abovemenshoned to returne to me my hayres or asignes Againe to mine or there dispose for Ever, as witnes my hand and seale in muschedacove this 25th daye of march in ye yeare 1682.

Signed sealed and delevered,

nickolas Simkins O

in presanc of us

ttestes Tho: Townsend, Towne Recordar

This above written Deed is by ye unanimous consent of all ye \$\P\$ties therein concerned Dilivered up cancelled & made void May ye: 11: 1687: and they all gave order to have it here recorded by John Newman Recorder

This Indenture made ye tenth daye of maye, 1682 Acording to ye Computation of ye Church of England witneseth, yt I Petter pangborne, Cordwindar now Residing at oyster Baye within ye north riding of yorkshare upon longisland, acording to statute in such Cases provided, have place and putt forth my second sonn Edman pangborne an Aprintize, with and unto John Rogers husbandman of ye same towne and place, for and untill he be of ye full age of one an twenty yeares, from ye daye of ye date hereof,

& Knowne by ye name of matenecok, within ye paten and towneship of oyster baye, upon good and divors Considerations moveing us hereunto, have bargined sould, and by legall posestion delevered acording to law a sartain trackt of woodland upon matenecoke in quantety three score ackers more or les as bounded unto John ffexe of ye same place, to him ye sayd John and his hayres or Asignes for Ever, ye first bounds whareof beginning at Tho: Townsends southwest boundar by ye fut path yt goeth to muschetacove by his deede bareing date with this deed, and from thence west fifty rods to A sartain black oake tree on ye southside of ye foresaide path, being a markt tree in ye line and bounds of muscketacove lands, and from ye said tree north by muschetacove line one hundred and seventy six Rod to a Chestnut tre by us markt, and from thenc East one hundred and forty rods to a small red oak markt, and from thence south sixtene rod to a Chestnut tree in a hollow, Tho: Townsends northeast boundar, thence west by ye reare of ye said Tho: Townsends land to his northwest bounder, and thence south one hundred and sixty rods to ye first boundar betwene him and ye sayd Thomas, we saye we have sould and delevered ye Abovesaide thre score ackers of Lands unto ye abovesaide John fexe to him his hayres or Asignes for Ever, to have and to hold occopy poses and inioye, peasebly as his or there owne proper right titell and intrest from us oure hayres Exsexetors Administrators or Assignes, or Any from by or undar us, for Ever as firmly to all intents in law as Could or might be drawne by Any deed of sale whatsumever, haveing reseved, a valuable Consideration for ye same as witnes oure hands and seales in oyster baye daye and date Above written,

signed sealed and delevered Suskaneman X his mark in presanc of us Tho: Townsend Sehor X his mark John weekes werah X his mark 0

(p. 132 Old A)—Lusum the 22th of Aprill 1682, know all men by these presants that I Hope williams of ye place Abovesaide, have sould ten Ackars of plaines land, Joyneing to the west End of huntingtons mens plaines, from me my heyres or Asignes, unto Robartt Cellem, of huntington of ye East Riding to him hayres or Asignes for Ever, to inioye as there owne proper right and intrest, never to be molested by me nor Any under or from me, as wittnes my hand daye and date first Above written, Signed and sealed in presanc of us, Hope williams O

John Townsend, senior

Novembar tthe 16th 1677 know all men by tthese presants yt I suskaneman of longisland in ye Bounds of matenecoke in ye

parish of oyster baye, have bargined and sould, unto william ffrost, of ye said towne and parish shipwright, and to his hayres and Asignes, for Ever, for a valuable Consideration in hand reseved one parsell of land liing and being in matenecok the quantety of ten ackers more or less, being bounded by the Cartt path on ye west side, on ye East side by A swomp side Called doytons swomp, on the south side bounded by ye sayde william ffrost, ten rods southwards of doytons sellar, on ye north side by the medowes, as witnes hereunto I have sett my hand and seale, the daye and yeare Above written interlined betwixt ye 13th and 14th line

wittnes wesell wessells

Suskaneman X his mark O

Job Wrightt Tho: Webb

Aprill ye 3^d 1695: The wthin named Suskaneman Indian acknowledged this wthin written Bill of Sale to be his reall act & Deed Nathaneil Coles

matenecok the 30th of maye 1682 it was ordered and Agreed, and layde out A highwaye, betwene, Joseph Eastlands land and loras mots (Lawrence Mott's), land of six rod wide, home to John Coles land, and betwene John Coles land and Joseph Eastlands lands six rod wide up ye hollow and soe to remaine

(p. 133 Old A)—Be Itt knowne unto all Christion people to whome these maye Come or Any wayes Consarne know yee, that whareas I Allce Crab of oyster baye now widow of Richard Crab deseased, did upon ye Asignement of A sartain deed of sale which I had from nicolas Simkins Bareing date ye 11th of febrewary 1669: which sayd deed I did Asigne and make over unto my Soon Adam wright onely reserving ye share of medow menshoned in ye sayd deed, to my proper use during my life as by ye sayd Asignement upon record will Apeare, know yee yt upon further Considerations, I Allce Crab widow Abovesaide, by vertue of my deseased husbands will, and ye letters of Administration to me granted, I doe by these presants frelly and absalutely give my said soon Adam wright full possestion of all ye lands swomps and medowes, menshoned within the Above menshoned deed from nicolas Simkins, presant from this said date to have and to hold poses and inioye to him and his hayres Exsexetors administrators or Asignes for Ever without Any further lett hinderanc or molestation from me or Any from by or undar me for Ever, notwithstanding, in ye Asignement Any thing Entred to ye Contrary. as witnes my hand and seale in oyster baye this 4th daye of march 1681/2 before ye Signement hereof tis Againe Agreed yt I am to have ye use of ye saide share off medow during my life, and then to returne to my sayde soon Adam wright and his havres or Asignes for Ever as Above menshoned

Signed sealed and delevered in presanc of us
Tho Townsend
John X Jones
his mark

Allce (A) Crab O her mark

Be Itt knowne unto all men by these presants yt I Samuell Andrews of oyster baye, in ye north riding of newyorkshare, Exchanged one share of medow liing at ye bever swomp with Adam wright, for one share of medow being in ye great meadow upon hogiland, which was formerly anthony Wrights, but given unto ye saide Adam by his mother Allce Crab, ye Aforesaide Anthony wrights Executors, I ye saide Samuell Andrews, doe Confirme unto ye sayde Adam wright all my right titell intrest of ye sayd share of medow at ye beverswomp nere unto henry Townsends feld to him his hayres Exsexetors or Administrators for Ever to poses and inioye without molestation or hinderance by me or Any from me or from Eyther my hayres or Exsexetors or Administrators as witnes my hand ye 21th daye of ye 12th mo Called febrewary in ye yeare 1681

witnesed by us Isack Hornar John feke Samuell Andrewes

(p. 134 Old A)—Be Itt knowne unto all Christion people to whome, this oure deed off Convayeanc maye Come or Any wayes Consarne know yee, that we ye Indions propriators of ye land Comanly Called and knowne By ye name of matenecok Liing and Being within the patten and towneship of oyster Baye, have and doe by these presants and upon good Considerations moveing us hereunto have Bargined sould and By presant posesion delevered forty Accars of wood land with a small Adition layd to itt by us on ye west side frely given, the first Bounds whareof begineth, at A great white oke tre northwest boundar and from thenc forty six rods, or thereabouts Easterly to a small Chestnutt tree, John davises northwest bounder, from thence southwardly one hundred and sixty rods by sayd John davises land, and Being the same bredth in the reare as it is in ye front, bounding on ye north to ye highwaye, on ye East by John Davis land, on ye south End and west side by ye Coman land unlayd out, Including within ye fore saide bounds forty six accars of land more or less as bounded, we owne and acknowledge to have sould and given to Josias Latting to him his hayres Exsexetors Administrators or Asignes to have and to hold occopy posses and inioye as his or there one proper right titell and intrest for Ever, from us oure hayres Exsexetors Administ or Asignes or Any from by or undar us for Ever, iniageing to defend him or them in there quiat inioyement of ye premises, haveing reseved A valuable Considera-

tion for ye same, as witnes oure hands and seales in oyster Baye this first daye of June 1682, signed sealed and delevered

Suskaneman X his mark O

werah X his mark

in presance of us Tho: Townsend Joseph Carpenter

Be Itt knowne unto all Christion people to whome these presants maye Come or Any wayes Consarne know yee, that wee ye Indians propriators of A sartain trackt of land Commonly Called and knowne By the name off matenecok, lying and Being within ye pattent and towneship of oyster Baye, have and doe by these presants upon good Considerations moving us hereunto have Bargined sould and by presant posestion delevered, forty Accars of wood Land unto John davis of matenecok, part of it Joyneing to ye south End of the ten Acars of Land wee formerly sould unto him whareon his dwelling house now standeth and ye other part lying on ye west side of ye foresaide Land, the whole bredth being fifty rod wide fronting to ye highwaye northward, and ranging southward, one hundred and sixty rods, Being bounded on ye East side part by ye land wee sould formerly to John robins and part by ye Common, and on ye west side by Josias Lattings land, which Abovesaid forty accars bounded as Abovesaid, wee doe hereby owne and Acknowledge, yt we have sould from us oure hayres Exsexetors Administrators or Asignes for Ever, unto ye Abovesaid John davis—(p. 135 Old A)—his hayres Exsexetors Administrators or Asignes, to have and to hold occopy posess and inioye as his or there proper right titell and intrest from us or Any from by or undar us for Ever, Iniageing hereby to defend him or them in there quiat inioyement, of ye premises, haveing reseved A valuable Consideration in hand, for ye same as witnes oure hands and seales in oyster Baye, this first daye of June 1682, it is to be understood yt ten Acers of land abovemenshoned formerly by us sould, is Included within ye Abovesaide bounds, which makes it as bounded in all fifty Accers, signed sealed and delevered,

in presance of us

Tho: Townsend

Joseph Carpenter

Suscaneman X his mark

Werah X his mark

O

This Instrament off writting witneseth unto all Christion people tto whome Itt maye Come or Any wayes Consarne know yee, that wee ye Indians propriators of ye lands, Comanly Called and knowne by ye name of matenecok liing and being within ye pattent and towneship of oyster Baye, have and doe by these presants, and upon good Considerations moveing us hereunto, have Bargined sould and by presant posesion delevered, unto william Hudson and william ffrost of ye same place forescore Accars of

wood land upon matenecok ye first bounds whareof begineth at A small red oke tree, nere unto Josias Lattings, northwest, boundar, ranging west from ye said oke, one hundred and sixty rods to ye river, Called ye Iland swomp river, thence north by ye sayde river on ye East side fourescore rod to a white oke tre by us markt, from thence upon an East line, one hundred and sixty rod, from thence south forescore rod to ye first boundar, including within sayd bounds forescore Accars of upland and swompy land, the which we doe owne and acknowledge tto have sould and delevered from us our hayres Exsexetors Administrators or Asignes for Ever, unto ye Abovesaid william hudson and william frost, to them there hayres Exsexetors Administrators or Asignes, to have and to hold, occopy posess and inioye, as there proper Rights titells and intrest, from us or Any from by or undar us, for Ever, further, iniageing to defend them there havres or Asignes in there quiat iniovement of ye premises haveing in hand reseved A valuable Consideration for ye same as wittnes oure hands and seales in oyster Baye, this first daye of June 1682, it tis to be undarstood to defend them from all pretenses of Claimes. Interlined in ye deed, bettwene ye 13th and 14th lines before ye Asignement

Signed sealed and delevered Suscaneman X his mark: C werah X his mark: C

Tho: Townsend Joseph Carpenter

(p. 136 Old A)—Be Itt knowne unto, all Christion people to whome these presants may Come or Any wayes Consarne know ye, yt we ye Indian propriators of the lands Comanly Called and knowne By the name of matenecok, lying and Being within the pattent and township of oyster Baye, doe By these presants and upon good Considerations moveing us hereunto, have Bargined sould and by presant posestion delevered forty Accars of wood Land unto Samuell Andras of oyster Baye, Joyneing to Thomas Townsends land, on ye northside of ye fut path yt goeth to muschetacove, ye first bounds whareof begineth at A red oke tree. Tho: Townsends southeast boundar, from thenc forty rod Eastwardly to A great white oke, by ye high waye markt and being in length northwardly, one hundred and sixty rods, being bounded at ye south End by ye futt path and on ye west side by Tho: Townsends lands and on ye East side by ye high waye, and at ye north End by ye hollow, and at A white oke upon ye hill markt, and John fexes lands, including within sayd bounds fortty Acars, which we Acknowledge to have sould from us oure havres Exsexetors Administrators and Asignes for Ever, unto ye Abovesayd Samuell Andras, his hayres Exsexetors or Asignes for Ever unto have and to hold occopy poses and inioye, as his or there one proper right titell and intrest from us or Any from by or

undar us for Ever, iniageing hereby tto deffend him or them in there quiatt inioyement of ye premises haveing, reseved A valuable Consideration in hand for ye same, as witnes oure hands and seales in oyster Baye this first daye of June 1682 Itt tis to be undarstood to defend him or them from all Claimes or pretenses Signed sealed and delevered Suscaneman his X mark O in ye presanc of us werah his X mark O Tho: Townsend Joseph Carpenter

oyster Baye ye first of June 1682 then layd out by us underwritten twelve Accar of land and swomp unto samuell Andras, by vertue of simon Copers right on ye East side of bever Swomp soe Called, ye first bounds begining at a red oke tre nere ye old Cart path, and from thenc thirty six rod west to A small Ash tre markt in ye swomp, and from ye first boundar fifty foure rod south to A white oke tree markt, and from thenc west thirty six rods, and then north fifty foure rod to ye sayd ash tre, northwest boundar, including within ye sayd bounds twelve accars more or less, he is by us ordered to leave out ye head of ye spring on ye East side of his land for A watering place to ye comman

Tho: Townsend nathanell Colles

(p. 137 Old A)—This Instrument of writting witneseth to all Christion people to whome Itt maye Come or Any waye Consame know yee, yt we ye Indions propriators of ye lands Comanly Called and knowne by ye name of matenecok lying and being within ye patten and towneship of oyster Baye, doe by these presants, and upon good Considerations moveing us hereunto, have bargined sould and by these presants delevered, fortty Accars of wood land unto Christopher hoackshurst of matenecok lying on ye northside of ye futt path to muschedacove, beginning at John woods south East boundar, ranging East on ye northside of ye sayd fut waye forty rod unto Jeames Coks southwest boundar, from thence northwardly one hundred and sixty rod being ye same breadth, at ye north End as he is at ye south End, bounded on ye west side by John woods lands, on ye south End by ye sayd futt path, and on ye East side by Jeames Coks lands, and at ye north End by ye Comans, including within ye sayd bounds forty Accars of woodland, ye which we acknowledge to have sould from us oure hayres Exsexetors Administrators and Asignes for Ever, unto ye Abovesaide Christopher hoackshurst his hayres Exsexetors Administre or Asignes to have and to hold occopy posess and inioye as his or there one proper right titell and intrest from us or Any from by or undar us for Ever, Iningeing hereby to defend him or them in there quiat injoyement of ye premises, haveing reseved A valuable Consideration in hand

for ye same as witnes oure hands and seales in oyster baye this first daye of June 1682

Signed sealed and delevered in presanc of us

Suscaneman his X mark werah his X mark

Tho: Townsend Joseph Carpenter

Be itt knowne unto all Christion people to whome these presants maye Come or Any wayes Consarne know yee, yt wee ye Indians propriators of ye lands Comanly Called and knowne by ye name of matenecok, Lying and being within ye pattent and towneshipe of oyster Baye, doe by these presants and upon good Considerations moveing us hereunto, have Bargined sould and by these presants delevered, forty Accars of wood land, unto Jeames Cok, liveing at matenecok, ye first boundar whareof beginning at Christopher hoakshurst southeast boundar, on ye northside of ye futt waye to muschetacove, and from ye Sd bounder Eastwardly by ye said waye forty rod to A black stump by ye said path side, from thenc one hundred and sixty rod northwardly, being ye same bredth in ye reare as in ye front, by ye fut path, being bounded on ye west side by Christopher hoackshurst land, on ye south by ye fut waye, and on ye East side and north End by ye Comans, yeett unsould, including within ye said bounds forty Accars of lands, takeing in ye bogs nere ye halfe waye tre soe Called, ye which wee owne and acknowledge to have sould from us oure hayres Exsexetors Administrators and Asignes for Ever, unto ye Abovesaide Jeames Cok his hayres Exsexetors Administrators, or Asignes to have and to hold occopy posess and inioye as his or there one proper right titell and intrest, from us or Any from by or under us for Ever Iniageing herby to defend him or them in there quiat inioyement of ye premises haveing reseved a valuable Consideration in hand for ye same, as wittnes our hands and seales in oyster baye this first day of June 1682 it is to be understood to defend him or them from all Claimes or pretences whatsoever.

Signed sealed and delevered in, presanc of us

Suscaneman his X mark (werah his X mark (

Tho: Townsend Joseph Carpenter

(p. 138 Old A)—This deed of Convayanc witneseth unto all Christion people, to whome Itt maye Come or Any wayes Consarne know yee, yt wee ye Indion propriators of ye lands Comanly Called and knowne by ye name of matenecok, lying and being within ye patten and towneship of oyster Baye, doe by these presants and upon good Considerations moveing us hereunto, have bargined sould and by presant posestion delevered, fiftene Accars of Lands unto Larance mott now Inhabyting at matene-

cok, the first bounds whareof begineth at A Chestnutt tree John Colles north East boundar, by ye swomp Comanly Called doyttens swomp, from thence Sixty Six rod South by John Colles lands to A great Chestnutt tree markt by ye highwaye, and from ye sayd tree East by ye sayd highwaye thirty six rod to an old Chestnut tre stump from thence sixty six rod due north, and then west, thirty six rod, to ye first boundar, including within ye sayd bounds fiftene Accars of land more or less, we undar writen doe hereby owne and acknowledge to have sould ye Abovesaid fifttene Accars from us oure hayres Exsexetors Administrators and Asignes for Ever, unto ye Abovesayd, larance mott, to him his hayres Exsexetors or Asignes, to have and to hold occopy posess and iniove as his or there owne proper right titell and intrest, from us or Any from by or undar us for Ever, Iniageing to mainetaine him or them, in there quiatt Inioyment, of ye premises, Against all Claimes or pretences whatsoever, haveing reseved A valuable Consideration in hand for ye same, as witnes oure hands and seales in oyster Baye this first daye of June 1682 Suscaneman his X mark O Signed sealed and delevered in presanc of us werah his X mark

Tho: Townsend Joseph Carpenter

This Instrament Of writting witneseth to all Christion people to whome Itt maye Come or Any wayes Consarne know yee, yt wee ye Indions propriators of ye lands Comanly Caled and knowne by ye name of matenecok lying and being within ye patten and towneship of oyster baye doe by these presants, and upon good Considerations moveing us hereunto have bargined sould and by presant posestion delevered twenty Accars of land unto Joseph Eastland, of ye same place or parish, ye first bounds whareof beginneth at ye oke tree standing at ye north west Cornar of his now inclosed lands by ye highwaye, from thenc westerly by ye sayd highwaye sixty rod, from thenc south, upon A straight line sixty rod, by ye sayd highwaye, from thenc fifty two rod Eastwardly to Joseph weekses land, from thenc by his now Inclosed lands, Eyghty foure rod to ye first boundar, including within ye sayd bounds twenty Accars of land more or less ye which we owne and acknowledge to have sould from us oure hayres Exsexetors Administrators and Asignes for Ever, unto ye Abovesayd Joseph Eastland, his hayres Exsexetors, Administrators and Asignes to have and to hold occopy posess and inioye as his or there owne proper right titell and intrest, from us or Any from by or undar us for Ever, Iniageing to mainetaine him or them in there quiatt inioyement of ye premises Against all Claimes or pretences whatsoever, haveing reseved A valuable Consideration, in hand for ye same as witnes oure hands and seales in oyster baye this first daye of June 1682

Signed sealed and delevered, in presanc of us
Tho: Townsend
Joseph Carpenter

Suscaneman his X mark O werah his X mark O

(p. 139 Old A)—Be Itt knowne unto all Christion people to whome these presants maye Come, or Any wayes Consarne, know ye yt wee ye Indions propriators of A sartin trackt of lands Comanly Called and knowne by ye name of matenecok, lying and being within the pattent and towneship of oyster Baye, have and doe by these presanc and upon divers Considerations moveing us hereunto have Bargined sould and delevered fifty Accars of wood land, lying and being upon matenecok unto John Underhill of the same towne and place, ye first bounds of ye sayd land begining at A sartain Chestnutt tree being John fexes northwest boundar standing in ye rang or line of muschetacove lands Eastwards, and from ye sayd Chestnut tree, he is to range fifty rod by muschetacove line north to a small tree by us markt nere a rock upon A hill, from thence he is to run or range East upon ye northside of ye sayd Johns fexes land one hundred and sixty rod, being ye same bredth at ye East End as he is at ye westend, including within fifty Accars of land, ye which wee owne and acknowledg we have sould from us oure hayres Exsexetors Administrators or Asignes for Ever, unto ye Abovesaid John underhill his hayres Exsexetors or Assignes to have and to hold occopy posess and inoye withoutt lett hinderance or molestation, from us or Any from by or undar us for Ever. Iniageing to defend him or them, in there quiatt inioyement of ye premyses haveing reseved A valuable Consideration for ye same, as wittnes oure hands and seales in oyster Baye this first daye of June 1682 Signed sealed and delevered Suscaneman his X mark in presanc of us werah his X mark

Tho: Townsend Joseph Carpenter

oyster Baye this 19th of June in ye yeare 1682

Bee Itt knowne unto all Christion people to whome my deed of Convayeance maye Come or Any wayes Consarne, know yee yt I nickolas Simkins of muschetacove within ye pattin and towneship of oyster Baye upon longisland Husbandman, witneseth yt upon good Considerations moveing me hereunto, have bargined sould Alynated and by presant posestion delevered unto Robart Colles and william thornycraftt, both inhabytants of ye Abovesayde towne and place, ye owne halfe part of my right of medowes fresh and soltt lying and being at ye south as formerly fell to me by alottment upon devition as then surveyed, it lying in three devitions upon three necks, namely ye 18th lott upon ye west neck devition, and lying upon ye littell neck, ye second devition being

ye tenth lot in nombar upon unkawaye, with A small Adition of fresh medow on ye East side of ye neck nere ye futt path as stands recorded ye third devition, being ye 4th lott in nombar lying upon ye fortt neck, I saye and doe hereby Acknowledge, to have sould ye one halfe of my right of medowes, as Above spesefyed & Exsprest from me my heyres Exsexetors Administrators Asings for Ever, unto ye Above menshoned Robartt Colles and william thornycraftt Equally to be devyded betwene them there hayres Exsexetors Administrators or Asignes for Ever, to have and to hold occopy poses and inioye as there owne proper rights titells and intrests, without further, lett hinderance or molestation, from me or Any from by or under me for Ever, haveing reseved in hand full satesfacktion for ye same as witnes my hand and seale in oyster Baye daye and date Abovewritten, and in ye 34th yeare of ye Raine of Charls ye second king of great brittaine france and Ireland &c signed sealed and delevered,

in presanc of us nickolas Simkins O

Tho: Townsend Ephraim Carpenter

(p. 140 Old A)—Oyster Baye ye 22th of June 1682 Bee Itt knowne unto all people to whome this my deede of gifft maye Come or Any wayes Consarne know yee yt I Allce Crab, widow of Richard Crab of oyster Baye deseased, have and doe by these presants owne and acknowledge to have frelly given unto my soon Adam wright of ye same towne and place, ten accers of wood land formerly layd out unto my brotherinlaw Anthony wright now deseased, and to me willed as maye Apeare under his hand and seale, it lying and being nere ye head of ye mill river head at A place Comanly Called ye littell Iland, allso I doe hereby give to my abovesayd, soon, two shares of medow, lying on ye East side of bevor swomp Crick nere unto henry townsend senyors feeld, ye one share being my deseased, husbands Richard Crabs, and ye other share my Brotherinlaws Anthony wrights I saye and doe hereby acknowledge to have frely given ye Abovesaide ten Accars of land and two shares of medow as Above menshoned, from me my hayres Exsexetors Administrators or Asignes for Ever, unto my abovesayde soon Adam wright his hayres Exsexetors or Asignes, to have and to hold poses and inioye as his or there proper right titell and intrest from me or Any from by or under for Ever, as firmly to all intents and purposes as might or Could be drawne by Any deed of Convayeance whatsoever notwithstanding Any thing by my will inserted to ye Contrary, as wittnes my hand and seale in oyster baye ye daye and yeare Above written Signed and sealed and delevered

in presanc of us mathyas Harveye Tho Townsend Allce (A) Crabb O

Oyster Baye on longisland 1682

Know all men by these presants yt I georg dennes of ye same place doe give and grant, unto my grand Chilld, knowne by ye name of dennes wright all yt quantety of land lying nere ye plaines Joyneing to Adam wrights land Containeing twenty six Accars more or less for him ye sayd dennis wright his hayres or Asignes frely and for Ever, to possess and inioye as his owne proper right and titell, witnes my hand and seale in oyster Baye as Abovesayd this thirtenth daye of ye month Called Aprill wittnes franses (W) weeks

his mark

John X Longmed his mark

An Adition granted and given in ye same deed recorded in ye other ffo: 141

(p. 141 Old A)—I Adam wright father of dennes wright doe allso by these presants give and bequeve unto my soon dennes wright twenty six Accars of land Joyneing to my father georg dennes his land lying nere ye plaines being an Entyre quantety together, dated in oyster Baye on longisland this thirtenth daye of ye month Called Aprill, 1682 witness my hand and seale, Testes franses (W) weeks

Adam wright O

his mark
John X Longmed
his mark

Know all men By these presants yt I nicolas Simkins now Inhabytant of oyster Baye on long Island in newyorkshare, have Bargined sould and made over from me my hayres Exrs Admrs and Asignes unto Anthony wrightt, his hayres Exrs, Admrs or Asignes all my right titell and intrest of A sartain house lott with A share of medow and Commonidge thereunto belonging, Lying and being next to samuell Andrass in oyster Baye as Abovesayd, for A valuable Consideration and full sattisfacktion as I have in hand Reseaved, and I ye sayd nicolas simkins doe by these presants Alynate and Estrange from me my hayres Exra Admra and Asignes unto Anthony wright his hayres Exrs, Admrs or Asignes to have and to hold for Ever, quiatly to posses without Any moletsation from me or Any other parson by me, and I ye sayd nickolas doe firmly by these presants Eniage myselfe my hayres Ex¹⁸, Adm¹⁸ and Asignes to save and keepe harmless ye sayd Anthony his hayres Exrs Admrs or Asignes in wittnes hereof I have hereunto sett my hand and seale this twenteth Eyght daye of desember in ye yeare of oure Lord, 1670

Signed Sealed and delevered In presants off

Nickolas Simkins O

Robartt howley steven Jarviss

I under written doe Asigne and sett over unto samuell Andrewes all my Right titell and Intrest of ye within menshoned bill of salle ye medowes onely Exsepted as witnes my hand this 28th daye of desembar Anno: 1670

wittnes Robar Howley steven Jarviss Anthony Wrightt

(b. 142 Old A)—Know all men By these presants yt I georg dennis of oyster Bay on longiland marchant, am holden and firmly bound unto Edward griffith, of ye Citty of London marchant, now resident in new york, in ye penall sum of one hundred and thirty foure pounds Curant mony to be payd unto ye sayd Edward griffith, or his sartin Atturny his hayres Executors Adminst^{ra} or Asignes, for ye which payment well and truly to be made, I bind myselfe my hayres Executors and Administ^a and Every and Each of them firmly by these presants and for ye better securyty and sure payement thereof doe bind and oblydge my dwelling house at oyster baye afore sayde with ye Land thereunto Adioyneing to be Entered into and possessed by ye sayd Edward griffith, his Atturny Executors Administra or Asignes, if failler be made in performance of ye Condition hereundar written, sealed with my seale and datted in new york this 3d daye of desembar in ye 33th yeare of his maiestys Raine Anno domi: 1681 The Condition of this oblyiation is such yt If ye Above bouended georg dennis his hayres Executors or Administra shall and doe well and trully paye or Cause to be payed and delevered unto ye Abovenamed Edward griffith or his sartain Atturny his hayres Esecutors Administre or Asignes, ye full and Just sum of sixty Eyght pounds in Currant mony, or marchantable traine oyle to be delevered at ye bridge at new york at thirty shillings # barrell at or before ye first daye of Aprill next ensewing then this oblygation to be voyde Else to be and remaine in full force and vertue Sealed and delevered in ye presance of georg dennis O Beniamin Blagges John westt

Recorded in ye offiss of Records for ye province of new york in libra K: ffoll: 228 ye 27th daye of febrewary 1681 memorandom ye Right of Lands formerly Anthony wrights given at his death to his sister Allce Crabb to be recorded by her order.

Viz: one house and home lott Containing six Ackers and orchard, ye lott bounded one ye East End and south side with ye high wayes and on ye north side with ye lott of land formerly Samuell mayhues, and at ye west End by his brother petter wrights home lott allso ten Ackare of land layd out on ye milriver neck, nere ye Bridge at ye bevor swomp, allso two shares of medow in ye home medowes, one share lying betwene nickolas wrights and peter wrights medow and bounded on ye west End

with ye share of medow formerly nickolas Simkins ye other share lying betwene nathanell Colles medow and a share of medow formerly John Richbills, now possessed by simon Coper, further one holle right of medow, at ye south with a right of upland upon unkawaye neck, and twenty Ackare of plaines and a full right of Commans to ye house lott one right of Land and medow upon hogisland, and his partt of land at ye old planting feld so called being alowed by ye towne formerly besides his Equall previledge in Coman rights, this Entred # order of Allce Crab septr ye 5th 1682

me Tho: Townsend Recorder

(p. 143 Old A)—Sept: ye 4th 1682

Then ordered by me Allce Crabb under written, yt all the right and previledges of Lands and medowes given to my daughter Lydie wright by my deseased husband Richard Crabb as by his will maye Apeare datted ye 5th daye of ye second month, 1680, Viz: one home Lott Lying and bounded as followeth on ye East of samuell Andrewes home Lott, fronting to ye highwaye or streete at ye north End, by ye highwaye into ye woods on ye west side, and on ye east side and south End with ye Commans, Allso A full right in Coman priviledges and one share of medow, in ye home medowes Lying betwene a share of medow now belonging to simon Coper, and A share of medow, yt was formerly nickolas simkinses, I acknowledge this Abovesaide Right of Lands medowes and prevylidges abovemenshoned to Be my daughter Lydie wrights her hayres Exsexetors Administrators or Asignes for Ever, to poses and inioye peasably without further Leett hinderance or molestation from me or Any from by or under me for Ever, as wittnes my hand and seale in oyster baye daye and date Above written, signed sealed ans delevered

in presanc of us Tho: Townsend Isack horner

Allce (A) Crabb O

her mark

In ye yeare of oure lord 1682

Bee Itt knowne unto all men whome this instrament off writting maye Consarne, that I sarah williams of Lewsum on long Island, in ye north Riding of new york, doe Exchange twenty Ackers of land with my soon hope williams this Abovesayde land lying off ye East side of ye highwaye Against my orchard, five Ackars being clered of this land and ye hill whare my old house stands, reserving my garden, out of itt, this land abovesayde I doe make over my Right titell and intrest from me my hayres Exsexetors Administrators or Asignes or Any Just Claime, tto my soon hope williams his hayres Exsexetors administrators or Asignes This sayd land thatt I Exchang with my mother williams lying at ye springs being twenty ackers of itt, I hope williams doe

inidge and twenty Ackers of plaines, d which I Exchang with my mother, ye presanc Sarah (SW) williams O mark

4th of septembar 1682, Then e John feeks of matenecok, and jt whareas there was A differance steat of ye sayd millars, yt John for and in lew of A years sarvis, yt eeks, tis Agreed yt John feeks is to low in Custody, and ye mare at flishing, heffer, and ye remainder of his oats, and pe as his owne proper, what Else, he Can ased in ye time of his sarvis, further and e sayd John feeks doth hereby promise to fullo ye sayd millar which is to be understood, two . fitting for A labouring man, from ye hatt to ye sayd Tho millar to be free his owne man and at spose, from ye sayd feeks from this date, as wittnes .ds interchangably to Each other daye and date above , signed in presanc of us, Before ye signeing hereof Tho: reseved of John feeks his Clothing Acording to Covenant stes Tho: Townsend John ffeeks Tho: X millar John weeks

This Instrament of Writting witneseth yt I Robart godfree of littelworth within ye township of oyster Baye, have Lett to farme, all my now improved lands and medowes at littelworth, unto Isack doughty and william Croker, to them there Executors or Asignes for ye full terme of seven yeares, from ye date hereof underwritten, to occopy poses and improve as theye shall Cee Cause without hinderance or molestation, from me or Any from by or under me, they payeing and fulfilling to me or my order as followeth: Viz: theye are to sett one hundred apell trese out into my sayd land, in order for an orchard, and fence it in with a thre Rayled fence, and keepe ye trese weell pruned, secondly theye are to paye to me or my hayres or Asignes three pounds yearely during ye full terme of seven yeares, in good marchantable wheat at five shillings ye bushell, or Indion Corne, at two shillings six penc ye bushell, ry at three shillings ye bushell, and barley and oats and pease as it paseth betwene nayghboure and nayghboure, and ye sayde graine soe payd yearely to be payd to me or my order, at or before ye first daye of march, at the house of Isack doughty, but it is to be understood, ye one halfe of ye sayd rent is to be payd in good winter wheat, and ye sayd apell

trese are to be planted out this insuing spring, and what apell trese more shall be sett out upon my sayd land by them or fenses made better, at ye Experation of ye time, shall be Alowed out of ye rent as honest men shall Judge, or If theye shall Cee Cause to build a house or baren upon ye sayd land it shall be payd or alowed out of ye rent, being valued as Abovesayd and to ye tru performance of this oure abovesayd agreement we have interchangably to Each other subscribed our hands and sett to oure seales in oysterbay this 16th daye of ocktobar 1682,

signed sealed and delevered to
Each other in presanc of us
Tho: Townsend
John (R) Rogars
his mark

Robartt X godfre
his mark
Isack doughty O
William X Crokar O
his mark

(p. 145 Old A)—To all Christion people tto whome this presant

writting shall or maye Come greeting.

Bee Itt knowne unto all men by these presants yt I John hincksman Late of oyster Baye on Longisland have and by these presants doe Alynate Bargine and sell and have sould unto John dickinson of ye Aforesayd oyster Baye all and singular all yt parsell of land which I Exchanged and had of petter wright, withall and singular all ye fencing medow and upland yt is or shall thereunto belonge with all other the appurtanances or previledges whatsoever to him his hayres or Asignes for Ever, for and in Consideration hereof ye sayd Jo: dickinson hath payde unto ye sayd John hincksman in broadcloth at, 18º per yard ye full and Just sum of three pounds starling and twenty shillings payd in Liquars to ye towne of oyster Baye by ye hand of John dickinson, also a quart of sack and halfe a pint off liquars to petter wright for ye Exchange, I wittness whareof I have hereunto sett my hand this daye of febrewary in ye yeare of oure Lord one thousand six hundred fifty nine

Signed sealed and delevered

John Hincksman

in ye presanc of henry disbrowe John Loughton

Bee Itt knowne to whome itt maye Consarne yt I henry disbour have sould my house and land and medow, withall other purtenances thereunto belonging to John dickinson sen^r sould and Alinated from me and mine for Ever, to him and his for Ever and in Consideration, of ye fore sayd Agrement I acknowledge my selfe to be fully satesfyed to my Content, ye two words have and John dickinson is Interlined, whareunto I have sett to my hand this 14th of novembar 1661

Beniamin Hubard

henry disbrowe

ye mark X of Christopher yamans

(p. 146 Old A)—Know all men By these presants yt I georg dennis of new London marchant, have Asigned ordayned made and in my stead, and place by these presants put and Constituted, my trusty and welbeloved frend Capt Thomas Townsend, of oyster Baye, within ye north riding of newyorkshare upon Longisland, to Bee my true and lawfull Atturny, to me and in my name and to my use to take ask sue, or levy requiar recovar, and reseave, all and Every such depts, and sums of monyes, which are now due, unto me By Any manar of wayes or meanes whatsomever, whithin ye towneshipe and presinks of oyster Baye and Collony of newyork share, giveing and granting unto my sayd Atturny my hole powar and strength and Athority in and About ye premyses, and upon ye Resaipt of Any such depts, or sumes of money Afore sayde, Aquittances or other discharges, for me and in my name to make seale and delever, and all and Every sich ackt and acts thing or things, device or devices, whatsumever in law, for ye recovery of all or Any such depts, or sums of moneys, as Afore sayd for and in my name, to doe Execute and performe as fully and largly, in respeckt to all intents Construcktions and purposes, as I my selfe might or Could doe, If I ware there in my owne parson, ratefying, Alowing and holding firme, and stable, all and whatsumever my sayd Atturny shall lawfully doe or Cause to be done, in or About ye Execution, of ye premises, whareof I have hereunto setto my hand and seale in oyster Baye ye 23th of Agust 1682 and In ye 34th yeare of his maiesties Raine Signed sealed and delevered Georg dennis O in the presanc of us

Mathyas Harvye
Adam wright

Mr Thomas Townsend new york 1682, ocktobar: 14th

Sr: I have reseved yor letter datted ye first daye of this instant by which I Cee you are ye order of georg denis, and ye desiar of you for my order, of ye disposeiall of ye house and land belonging to georg denis Easteat but forfited to paye his dept, due to Edward griffith according to ye tenor of his bond This shall sarve to ordar you to dispose of ye house and land of sayd dennises forfited, as Abovesayd to and for ye use of sayd griffeth, and tto sell ye same in and for such species as in ye bond is sett forth, to ye full Compleament thereof, withall Cost and damiges, all for redy paye, to be transported to new york with ye first oppertunyty, and if Any thing will Come Above ye valew of ye bond with Cost and Damiges, shall be for ye use of ye Easteast of georg dennis, and if less the remainder to be satesfyed as shall be due, this is my order who am ye ordar of Edward griffith Aforesayd in testemony whareof I have subscribed this letter and remain voure frend and sarvant

guilam (Gulian) Verplanck

(p. 147 Old A)—To all Christion people to whome these presants shall Come, that I Thomas Townsend of oyster Baye in ye north Riding of yorkshare on Longisland planter Aturny unto georg denis of new London in new Ingland marchant, send greetting know yee that I ye sayd Thomas Townsend for and in Consideration of ye full sum of sixty Eyght pounds payd unto Edward griffith of London marchant, as Exsepted by his Atturny gulline vanplank of new york marchant, Being ye Just deptt due from ye sayd georg denis to Edward griffith and payde By Edward whitte of southhamton Carpenter in Consideration whareof By vertue of my powar from georg denis and order from gulline vanplank as Atturny to Edward griffith have granted Bargined and sould and By these presants doe hereby fully Clerely and absalutely grant bargin and sell unto ye sayde Edward white his hayres and Asignes for Ever, ye house lott of georg denises here in oyster baye withall houseing barens orchards gardens fenses properly belonging to georg denis and as they now stand, ye sayd lot being bounded on ye south side by Joseph Ludlams home lott, and on ye north side by ye high waye and ye East End bounded by ye streete, and west End by Ellce Crabs land allso one share of solt medow here in ye home medowes, bounded by Joseph Ludlams medow on ye west side and Josias Lattings medow on ye East and ye highwaye and ye south End, and ye ditch on ye north End, allso all ye Coman Rights and previlidges belonging to ye Abovesayd lott as stands Recorded in ye towne book of oyster Baye Exsepting onely twenty six Accars of wood land taken up by vertue ye sayd right and given by georg denis, to his grandsoon denis wright as by deede maye Apeare I saye and doe hereby acknowledg upon ye Considerations Abovesayd to have frely and absolutely sould unto ye Abovesayd Edward white. as Above Expresed, with all rights, titell demand intrest and pretences whatsoever he ye sayd georg denis hath or ever had in and to ye premises or Any part or parcell thereof, soe transported onely Exsepting ye twenty six Acors as Abovesayd to ve sayd white to have and to hold ye sayd home lott houseing orchard garden medow and Coman rights and previliges fenses and fensing stuff as theye now are or stand, and all and singular ye premises with there and Every of there Apurtenances unto ye sayd Edward white, his hayres Exsexetors or Asignes for Ever, and I the sayd Tho: Townsend for and on ye behalfe of ye sayd georg denis and gulline vanplank doth promise and iniage to and with ye sayd Edward white to give posesion of the premises and in one petickular for Every part and parcell thereof and he to Enter and poses ye same from ye date hereof with warenty Against all parsons Claimeing from by or under him them or Eyther of them, in or to ye premises or Any part or parcell thereof, the sayd house and land being mortgaged by sayd georg denis to ye sayd Edward griffith for sixty Eyght pounds as by ye morgage made

undar us for Ever, iniageing hereby tto deffend him or them in there quiatt inioyement of ye premises haveing, reseved A valuable Consideration in hand for ye same, as witnes oure hands and seales in oyster Baye this first daye of June 1682 Itt tis to be undarstood to defend him or them from all Claimes or pretenses Signed sealed and delevered

Suscaneman his X mark O in ye presanc of us

Werah his X mark O Tho: Townsend

Tho: Townsend Joseph Carpenter

oyster Baye ye first of June 1682 then layd out by us underwritten twelve Accar of land and swomp unto samuell Andras, by vertue of simon Copers right on ye East side of bever Swomp soe Called, ye first bounds begining at a red oke tre nere ye old Cart path, and from thenc thirty six rod west to A small Ash tre markt in ye swomp, and from ye first boundar fifty foure rod south to A white oke tree markt, and from thenc west thirty six rods, and then north fifty foure rod to ye sayd ash tre, northwest boundar, including within ye sayd bounds twelve accars more or less, he is by us ordered to leave out ye head of ye spring on ye East side of his land for A watering place to ye comman Tho: Townsend

nathanell Colles

(p. 137 Old A)—This Instrument of writting witneseth to all Christion people to whome Itt maye Come or Any waye Consarne know yee, yt we ye Indions propriators of ye lands Comanly Called and knowne by ye name of matenecok lying and being within ye patten and towneship of oyster Baye, doe by these presants, and upon good Considerations moveing us hereunto, have bargined sould and by these presants delevered, fortty Accars of wood land unto Christopher hoackshurst of matenecok lying on ye northside of ye futt path to muschedacove, beginning at John woods south East boundar, ranging East on ye northside of ye sayd fut waye forty rod unto Jeames Coks southwest boundar, from thence northwardly one hundred and sixty rod being ye same breadth, at ye north End as he is at ye south End, bounded on ye west side by John woods lands, on ye south End by ye sayd futt path, and on ye East side by Jeames Coks lands, and at ye north End by ye Comans, including within ye sayd bounds forty Accars of woodland, ye which we acknowledge to have sould from us oure havres Exsexetors Administrators and Asignes for Ever, unto ye Abovesaide Christopher hoackshurst his hayres Exsexetors Administra or Asignes to have and to hold occopy posess and inioye as his or there one proper right titell and intrest from us or Any from by or undar us for Ever, Iniageing hereby to defend him or them in there quiat inioyement of ye premises, haveing reseved A valuable Consideration in hand

(b. 149 Old A)—oyster Baye ye 27th of ye 11th month Ano 1661 Bee Itt knowne unto all men, by these presants that I Richard Latting and Josias, L, my soon Both of huntington, on longisland, EmeryCa doe hereby Acknowledg and confess, yt wee have, fully and Absalutely, sould all oure Right tittell and intrest, of ye house and house lott yt I bought of Ann Croker, and A share or right of ye south medowes as other men have, and one share of medow at matenecoke, and one share of medow, more on ye north side of ye said towne of oyster Baye withall other Rights previlidges and Apurtenances, that doe Any ways fall too, or belong to us within ye sayd towne bounds, of oyster bay unto Samuell Andrews Residing in ye sayd town, for satesfacktion yt wee have allredy Reseved, of him, and doe by these allso promise, and iniage to paye or Cause to be payd Any thing that Is due to ye sayd towne, or Any other parson or parsons, yt maye be Justly Charged on ye house or Any of ye Above menshoned lands soe yt we are to free him, from any such molestations, we saye ye (we) have, sould and delevered all ye Afore menshoned premises, from us oure hayres and Asignes to ye sayd Samuell Andrewes, his hayres and Asignes for Ever to iniove without molestation, by us or Any from us as wittnes oure hands, ye daye and yeare, first Above written

Sealed signed and delevered in presanc of us. memorandum it tis Agreed upon yt ye abovesayd latting is to doe foure dayes works towards ye mill at oyster baye and noe more henry Townsend Beniamin hubbard

Richard Latting O Josias X Latting O his mark

(b. 150 Old A)—Lewsum ye 8th daye of Jenewary in ye yeare 1675 know all men By these presants yt I mary willitts of Lewsum upon Longisland in ye northriding of newyorkshare have sould A parsell of plaine land to ye quantety of tenn pole in breadth and soe to runn southward untill he have by Estemation ye vallew of ten Accors Bounded on ye north End of Samuell Andrews of oyster Baye in ye same Riding and on ye East side Adioyneing to Richard harcutt, I mary willitts have sould unto John dickinson senior of oyster Baye his hayres Exsexetors Administre or Asignes for Ever, pesably to inioye soe, I doe sell to him all my right Claime or demand from me my hayres Exesexetors Administra or Asignes for Ever at ye vallew of 2a an Accor, given under my hand and seale ye daye and yeare Above written, for Consideration of ye Abovesd: trackt of land Reseved satesfacktion, this being sould by ye willingnes and Consent of Tho: willits Eldest soon to ye Abovesayde mary willitts and given under his hand and seale ye 8th of Jenewary 1675

Sealed signed and delevered in the presanc of us Thomas Willitts O hope williams Confirmed By Richard Willitts

Richard willitts wittnes

ttestes Tho: Townsend his hand febrey 22th 1682

oyster Baye febrewary ye 24th in ye yeare 1682

Be Itt knowne unto all Christion people, to whome this deed of Convayeanc maye Any wayes Consarne, know yee, yt I nathanell Colles, seneor, of oyster Baye, haveing A whole Right of lands upon hogisland, Being the twoantwenteth part, thereof as since devided by A lottments, doe Asigne and make over ye owne halfe of my sayd Right of lands at hogisland Abovesayd, unto my Brother Robart Colles of muschedacove to him his hayres Exsexetors Adminstre or Asignes for Ever, from me my hayres Exsexetors Administre or Asignes for Ever, upon the Conditions as followeth that If the sayd Robart his hayres Exsexetors Adminstr or Asignes shall at Any time After ye daye hereof make sale, of ye sayd halfe right of land, that then I myselfe hayres Exsexetors Administre or Asignes, Is to have ye sayd half right of land soe transported, at ye same valew which I sould it for which is fifty foure shillings seven pence, to ye tru intent and performance to Each other of this Agrement, we have, Interchangably subscribed oure hands

Signed in presanc of us

Tho: Townsend

Iohn wickes

Nathaneill Colles

Robert Coles

(p. 151 Old A)—This Instrument of writting witneseth to all Christion people to whome it maye Come or Any wayes Consame, know yee yt I Caleb wright of oyster Baye in ye north riding of yorkshare, upon Longisland, haveing Asigned to me A sartaine trackt of land at ye sedor poynt soe Called By my Brother in law Josias Latting, which land was formerly layd out to Beniamin Hubard now deaseased for six Accars more or less and By Agrement, After ye sayd hubbards desease to fall to ye Abovesayde Josias Latting his hayres or Asignes, and since Asigned and transported to me, know all men yt I Caleb wright have sould Alinatted and made over for Ever, ye Abovesayde six Accars of upland at ye sedor poynt or all ye right tittell and intrest there formerly belonging to Beniamin Hubbard, from me my hayre, Exsexetors Administrators or Asignes for Ever, unto Abraham Aling blacksmith now an Inhabytant in the sayd towne of oyster baye, to him ye sayd Abraham, his hayres Exsexetors Administrators or Asignes to have and to hold poses and Inioye, as his or there proper Right titell and intrest for Ever, from me or Any from by or under me or ye sayd Josias Latting his havres or Asignes for Ever haveing reseved of ye sayd Abraham Ating,

five pounds in hand for and in Consideration of ye premises as witnes my hand and seale, oyster Baye this 27th of Febrewary 1682 and presance of us

Tho: Townsend henry Townsend Jung Caleb X wright O his mark

Stratford this first of november 1684

whareas there was Agrement made betwene Robart williams, & the towne of oyster baye yt the sayd Robart was to settell but six famylyes at Lewsum, on longisland of which hope washborne is one, I ye saide hope doe give unto Thomas willitts of ye sayd Lewsum my previlidge thats made menshon of in yt Agrement in settelling there to him & his sucksesors as witnes my hand testes Samuell whelar hope (H) washborne

henery williams his mark

At a Towne meeting January ye 6th 1691:

To this meeting Came Thomas Willitts & Desired of ye ffreeholdrs to accept of him ye Sd Thomas for A townsman in ye roome of Hope washborne which the ffreholders all Granted as ffarforth as ye Sd Hope Washborne in this next above written Deed hath made his right to ye Sd Thomas willitts, and (that is to Say) in ye Roome of Hope washborne his Right which he had by the Town in ye Agreement between ye Town & Robert Williams made may the 2d 1664

Entred by order of ye ffreeholders by John Newman Town Clerk

(p. 152 Old A)—oyster Baye the 6th daye of march 1682 This Instrament of writting witneseth unto all Cristion people to whome Itt maye Come or Any wayes Consarne know yt wee Joseph Croker and william Croker Both of Oyster Baye and soones to William Croker of oyster baye desesed and hayres to all his lands and Easteat Acording to ye rules in Law and finding A transportt of A Sartaine house lott and previlidge herein oyster Baye signed By oure mother Ann Croker since ye death of oure father, unto Richard Latting and now in ye posestion of samuell Andrewes, as bought of ye sayd Richard Latting and his soon Josias Latting, $\langle k \rangle$ now all men yt wee ye sayde Joseph Croker and william Croker, doe hereby Confirme ye sayde deed of sale as signed by oure mother unto Richard Latting and allso ye deede of sale from Richard Latting and Josias Latting unto samuell Andrewes, from us oure hayres Exsexetors Administrators or Asignes for Ever unto ye Abovesayde Richard Latting Josias Latting and samuell Andrewes there havres Exsexetors Administrators or Asignes for Ever to have and to hold poses and injoy from us or Any from by or under us or Any parson Claimeing A Right to ye sayd lands by vertue of oure fathers intrest therto,

wee haveing Reseved A valuable Consideration for ye Confirmation of ye same as wittnes oure hands and seales in oyster Baye day and date Abovewritten,

signed sealed and delevered in presanc of us Thomas Townsend Recorder henry Townsend Jun^r

Joseph X Croker O
his mark
william X Croker
his mark

These presants declareth unto All whomesoever Itt maye, Consame yt I henry Townsend senior of oyster Baye doe by this give and make over unto my soon henry Townsend, the medow yt lyeth betwene ye land by ye mill and ye three runs, and his house plot here in oyster baye, and the south End of it by ye streete is soe broade as to Containe foure roes of aple trese as now ye treese doe stand, and it tis all now in his posesion, and ye north End is betwene ye trench on ye west side and his Brother Johns Lott on ye East side, and ye length of ye sayd plot of land northward is to be as long as his Brother Johns lott yt was Jeames Coks lott, I saye I doe give ye sayde medowe to my soon henry Townsend to make use of or dispose of it as he shall Cee Cause, Butt ye house plott with all ye treese yt are on ye sayde house plott I give to my soon henry Townsend on termes or Conditions as followeth, yt Is I give ye sayd house plott and treese To my soon henry Townsend and to his Liniall hayres of his owne body, but If he have noe hayres of his owne, Then It shall be given to his Brothers John, Robart or to there Children yt are males If Any Elce to ye fameles, But If my soon henry doe Cee Cause to will ye sayd land or orchard to his Brother or Brothers Abovesayde or Eyther of there Children his will shall Stand but if my Son henry dye and make no will it Shall be as aboveSd but if my Son henry Townsend dye and have no heir and have a wife his widow Shall have ye use and benefit of ye Sd house and house plott or orchard During her Life but after her decease ye Sd Land or orchard To be returned as above is required Quietly and peaceably—(p. 153 New A)— And I have and do give and make over the above Said meadow and house plott on Terms abovesaid as witness my hand and Seal Oysterbay this 16th of ye 2th mo 1683

Henry Townsend senjr O

Signed Sealed and owned to be his Real Act and deed Test Thomas Townsend Recorder

Oysterbay ye 29 of October 1664

These presents declareth unto all whome it may any ways Concern yt I John Richbill Marchand of Oysterbay on Long Island In New England have firmly sold and Deliverd In present possesstion one Shear of meadow on ye North Side of ye Sd Town Joyning to ye Sea on ye Noth Side and to henry Townsends

House Lot on ye South Side and Samuell Andrewes on ye west & to ye Sd John Richbills Meadow on ye Eastend unto Henry Townsend of ye Sd Town and place for Satisfaction in hand receive In other meadow and by these presents do bargain and Sell and Deliver unto ye Sd Henry Townsend his heirs Execotors admta or assigns forever to Injaye without Molestation by me or any from me and do promise also to give ye Sd Henry Townsend a Confirmation from him I had it of as witness my hand and Seal ye Day and Year first above Written Signed in presence of us and delivered

Signed in presence of us Mathias Harvy
John Underhill

I Daniel Whitehead do own and acknoledge my Selfe to be ye partie from whome Mr. Richbill had ye Above Written meadow and I do ratifie and Confirme what is above written Witness my hand
Witness Nicolas Wright Daniel Whytehead

Caleb X wright his mark

(p. 154 New A)—This Instrument of writing or deed of conveyance witnesseth unto all Christian people to whome it may Come or any wise Concern know ye that I Samuel Andrewes of Oysterbay within ye north Rideing of Yorkshire upon Long Island have and Do by these presents upon good Considerations moveing me hereunto freely Sell alinate and make over Unto Joseph Ludlum Cooper of ye Same Town and Riding severall Alotments of Land upon hog Island as Laid out Lying and being as followeth one Lot being ye forth Lot in ye Last Division Containing Six acres more or Less and one Lot upon Nobs hill so Calld being the twentieth In Number Containing four acres more or Less as Laid Out being eight rod wide and Two Small Lotts In ye Calf pasture one Number nine ye other Number Eleven being as Laid out in Quantity More or Less also one Shear of Meadow Lying In Three divisions part of it Lying at ye Westend of ye six Acre Lot forth Shear ye other part of ye meadow Lying upon ye Little Neck by ye Side of ye Great Creek further I have Sold unto ye Said Joseph a proprietors Right of all those Lands upon ye Said Island that Now remains undivided all which Sd Lands and Meadows as above Mentioned by their divisions Laid out and ye Right of Land mentioned not yet Divided I have freely and absolutly Sold alinated and made over from me my heirs Executors adm^{tra} or assigns forever unto ye above Said Joseph Ludlum his heirs Executors administre or assigns To have and to hold occupy possess and Injoye as his or their own proper Right Title and Interest from me or any from by or under me forever

as firmly to all Intents Confirmed by these presents as might or Could be drawn by any deed of Sale or Conveyance according to Law Whatsumever haveing receved full Satisfaction for every part and parcell thereof as witness my hand and Seal in Oysterbay this 24th day of may 1683 It is further to be understood yt if any part of ye meadows above mentioned be obstructed or Eclipsed by ye Rest of ye proprietors yt yn I am bound to mak it good out of ye Rest of my meadows upon ye Island.

Samuel Andrewes O

Signed Sealed and deliverd In ye presenc of us Tho: Townsend John Robinson

Be it Known yt I henry Townsend Sey^r do by these presents Transmit assigne and make Over forever all my right Title and Interest to ye within Written deed to my Two Sons Henry Townsend and John Townsend from me or any other from by or under me forever to them my Sd Two Sons their heirs Executors or assigns To have and To Hold Equally Between them To all Intents Constructions and purposes as Every it was mine by Vertue of ye within writtend deed and Confirmation forever as Witness my hand and Seal in Oysterbay this 6th day of march 1683/4

Signed Sealed and Delevered

Henry Townsend Senjr O

In presence of

Tho Townsend Recorder

Daniel Townsend

this assignement hath reference to ye bill of Sale from John Richbill Entered on ye other Side of this Leaf

(p. 155 Old A)—This Instrument of writting witneseth unto all Christion people to whome Itt maye Come or Any wayes Consame know yee, that whareas my Brotherinlaw Anthony wright. of this towne deceased, did in his life time give frelly unto my soon Job wright, the house lott whareon he now liveth with all the Rights and previledges properly thereunto belonging, and ordered the towne Clark to record ye sayd giftt unto my soon Job wright, as Itt stands recorded in the towne Book of records of oyster Baye in page 74, Be Itt further knowne and manifested by these presants, that I Allce Crabb widow, being made solle Exsexetrixe of and to all the lands and Easteat of my sayde Brotherinlaw Anthony wright, as by his will maye Appeare, and Confirmed Administrator to ye sayd Easteat as Aproved by the Court of sesions, and Confirmed by the governar Edmund Andras. doe by these presants for ye further satisfacktion of my soon Job wright Confirme ye abovesayde home lott and previlidges belonging to it Acording to ye tru intent and giftt of my Brotherinlaw as Stands Recorded as Abovesayd, to my soon Job, from

me my hayres Executroes Administr^{tors} or Asignes, unto my sayde soon Job wright his hayre Executors Administrators or Asignes to have and to hold poses and inioye peasably from me or Any from by or under me for Ever, as his or there owne proper right titell and intrest, as witnes my hand and seale in oyster Baye this 10th daye of maye 1683

Signed Sealed and delevered

Allce (A) Crab O her mark

in ye presance of us Tho: Townsend Joseph (J) Croker his mark

(p. 156 Old A)—This Instrument off writting or deede of Convayeance wittneseth unto all Christion people to whome Itt maye Come or Any waise Consarne know yee, That wee Suscaneman and werah the Indians propriators of A sartaine trackt of Lands knowne by the name off matenecoke, Lying and being within ye pattin and townshipe of oyster baye and under the patronage and protecktion of his Royall highnes Jeames duke of york, have and doe Absalutely upon good Resons and Considerations moveing us hereunto ffully Bargaine sell Alynate and for Ever make over unto Coroll Lewiss Morris A sartaine neck or trackt of wood Land upon matenecok Above menshoned lying and being bounded as followeth all the medowes being formerly sould lying upon the sayd neck are Exsepted by us, But the neck of land by us sould is Bounded south End by the lands wee fformerly sould unto william hudson and william ffrostt as by there deede bareing datte ye first of June 1682, and Recorded in the towne Book of Records of oyster baye in page 135 and the East side is bounded by the medowes and part of samuell tilliars land and John davises land and on the west side by the sayd lewis morris lands formerly purchased and partly by the medowes and the north End by the sound, wee saye and doe hereby Acknowlidge to have sould the Above menshoned neck or trackt of wood land as bounded withall the timbar graseing swomps rivers minds minaralls previledges of whatt nature so ever, within the sayd neck or trackt of land, as bounded wee have sould, and by presant posestion delevered unto the Abovesayde Coroll Lewis morris his hayres Executors Administrators or Asignes to have and to hold poses and Inioye, as his or there proper Rights titell and Intrest for Ever, from us oure hayres Executors Administrators or Asignes or Any other parson or parsons from by or under us layeing Claime thereto for Ever, as firmly to all intents and purposes to ye sayd Coroll Lewis morris his hayres or Asignes as might or Could be drawne by Any deede of salle or Convayeance written Acording to law, haveing Reseved a resonable valew in hand to our full Content for the, same, as wittnes oure hands and seales in oyster Baye the fourth daye of Jully 1683

Signed sealed and delivered
In presanc off
Adam wrightt
Samuell ttillyar

Suscaneman his X mark
Werah his X mark
O

This Abovesayd deed made voyd and of noe fexse (effect) by A new deed drawne And entred in page 167 as maye Apeare by Agreement and order of Coroll moris

(p. 157 Old A)—oyster Baye the 4th of July 1683

Then Reseved of Tho: Townsend ffull satisfacktion in sillvar mony for the neck of land sould to Lewis morris as by the deede bareing date with this our resaipt, we saye Reseved by us as wittnes our hands

wittnes, nathanell Colls
Samuell ttillear
Suscaneman his X mark
O
werah his X mark
O

Be Itt knowne unto all Christion people to whome these presants maye Come or Anywayes Consarne know yee, that wee Suscaneman and werah both Indions and propriators of ye lands Comanly Called and knowne by ye name of Matenecok, lying and being within the pattent and township of oyster Bay doe by these presants and upon good Considerations moveing us hereunto, have bargained sould and By presant posesetion delevered thirty Accars of wood land unto John Rogers Inhabyatant of ye same towne and place, the sayd lands lying and being on the north side of the futt path that people doe now travell in from Oyster baye to Muschedacove the first bounds whareof begineth at A whit oak tree markt by the highwaye yt runneth downe ye hollow on ye East side of samuell Andras lands, which sayd tree Is his southwest bounder, and from thence Eastwardly thirty rod to A small tree markt on ye north side of ye sayd futt path, from thence northwardly one hundred and sixty rod, being ye same breadth at ye north End being bounded on ye west side by ye highway, on ye south End by ye futt path and on ye Est side by Christopher hoacks hursts (Howkhursts) land, and at ye north End by ye Coman, Inclewding within ye sayd Bounds thirty Accars of wood land which we Acknowlidge to have sould from us our hayres Executors Adminis or Asignes for Ever, unto ye Abovesayd John Rogers his hayres Executors Administ or Asignes to have and to hold occopy poses and inioye as his or there one proper right titell and intrest from us or Any from by or under us, or Any other layeing Claime thereunto for Ever Iniageing hereby to defend him or them, in there quiatt iniovement of ye premises haveing reseved A valewable Consideration in hand for ye same as witnes our hands and seals in oyster baye this first daye of June 1682

Signed sealed and delevered in the presance of us Tho: Townsend, Recorder John Robinson Suscaneman X his mark and C werah X his mark and C

(p. 158 Old A)—oyster Baye Jully ye 4th 1683

Bee Itt knowne unto all Christion people to whome this maye Come or Any wayes Consarne knowe yee, that whareas ye towne of oyster baye obtained A Lisence from governar Edmund Andras ye 19th of ocktobar 1677 and in petickular granted in the name of henry Townsend and Capt: Thomas Townsend, for ye purchaseing of the lands there spesefyed within there patten of oyster baye, and by vertue of ye sayd lisence haveing since made A purchase by vertue of ye same A sartaine neck or poynt of wood land upon matenecok of Suscaneman and werah ye knowne propriators of ye Same for Coronall Lewiss morris and in his name written signed sealed and delevered the 4th of Jully 1683 and recorded in ye towne book of records of oyster baye in page 156, and there resaipt of full payment for ye premises Entred in page 157, by vertue whareof be Itt knowne yt whareas I made ye bargaine with ye sayd Indions for ye sayd neck or poynt of wood land as Abovesayd, and by ye request and desiar of ye sayd Coronall Lewis moriss yt ye deed for ye same might be drawne in his name, and to take of all further pretences or Evell surmiseings as to Any further Claime to Any part thereof, or my hayres to ye premises by vertue of these presants doe disclaime any further pretence or right to ye sayd neck or poynt of wood land for Ever, but to remaine to ye sayd Coronall Lewis moriss his hayres or Asignes for Ever, Acording to ye tennure of his grand deed from Suscaneman and werah bareing date as Above sayd as wittnes my hand and seale day and date Above written Tho: Townsend O in presance of

william Bikley Samuell tiller Adam wrightt

This Abovesayd Instrament of writting is made voyd by A second Confirmation drawne in Coroll Lewis moris name and Entred in page 167 as maye Apeare by Agreement and order of Lewis moris

(p. 158 New A)—Oysterbay July ye 4th 1683
This Instrument of writing Witnesseth unto all Christian people To whome it may Come or any wise Concern Know ye that we Suscaneman and Werah Indians, and the Known proprietors of ye Lands Commonly Calld and Known by ye name of matinecock, Lying and being within ye patent and Township of Oysterbay, being ordered and appoynted by ye rest of ye Indians Concernd with us, In ye Sd Lands to make Sale thereof

to ye Inhabitance of Oysterbay as we Shall See cause, and having a neck of Land Lying and being Between ye Beaver Swamp and Chagchageing Swamp so Calld, have upon good Considerations moving us hereunto Bargaind Sold by Present possession Deliverd ye Said Neck of Land unto henry Townsend, Senjr and to his Two Sons Henry Townsend and John Townsend of oysterbay as there own proper rights titles and Interests forever ye first bounds whereof Begining at ye Said Beaver Swamp River (being ye North east) bounder of Isaac Horners Lands and from thence by ye North line of ye Sd Isaacs Land to a red oak tree at ye head of a little Swamp upon a hummak of upland Markt being ye Sd Isaacs North west bounder and from thence by ye path or highway to Matinecock on ye West side of ye Said highway from ye red oak tree aforesd they are to rainge a Cross ye neck by ye Said way to a Tree marked by ye Branch or River Called Chagechagen river at ye Going over and from thence Including all ye Upland and Swamps timber and Grass and all other profits Benefits Immunities thereunto belonging upon ye Said Neck of land as above—(p. 159 New A)—Said as bounded and from ye main Stream of ye Beaver Swamp to ye Main Stream of Chagechagen Swamp and thence Northeast or thereabouts Between ye Sd streams from ye highway or path abovesaid to ye head of ye meadows Calld ye Beaver Swamp meadows which Sd meadows being formerly Sold by our predesessors to ye Inhabitance of Oysterbay also we Except a Small Slipe of Low Swamp land Which we have given unto Tho: Townsend of Oysterbay Joyning to his Meadow there and Lying on ye North Side of ye old Indian path and so to ye foot of ye hill fronting against his Said Meadow but all which Sd Neck of Land Swamp Timber and other profits thereunto belonging as above Said Lying between the Two Streems and bounds Southward and meadows and Tho: Townsends Slipe of Swamp as above Said we do own and Acknoledge to have freely and absolutly Sold and by present possession deliverd Unto Henry Townsend Senjr and his Two Sons Henry Townsend and John Townsend with free priviledge of Grassing for their Cattle and Timber for their use Elsewhere upon our Lands upon Matinecock Unsold to them and their heirs To have and To hold Executors admitrs or assigns all and Singular ye Said Neck of Land and premises before recited to occupy possess and Injoye as their own proper Rights Titles and Interests forever from us our heirs Executors administrators or assigns or any other Indian or Christian Laying Claim thereto forever also Ingaging to maintain and Defend them their heirs or assigns In their peaceable Injoyment of ye premises being hereunto bound and Obliged as firmly to all Intents and purposes as might be Drawn or written by any deed of Sale or Conveyance Whatsomever according to Law and having received a Valuable Consideration In hand to our full Content for ye Same we do hereby

acknoledge this our deed by Subscribing our hands and fixing our Seals for and on ye behalf of our Selves and all ye Other Indians Concerned with us in ye Said Land forever Signed Subscribed day and date above written in Oysterbay and in the five & thirty year of ye Reign of King Charles the Second King of Great Britian France and Irland &c in ye deed ye words and thence Interlined between ye 24th and 25th Lines and ye words and Singular Interlined between ye 41 & 42th lines before ye Sealing hereof

Signed Seald and Deliverd
In ye presence of

Suskeneman his X mark & Werah his X mark and

Tho: Townsend Recorder

John Robinson

(p. 160 Old A)—This Indenture made ye three and twentyeth daye of June In the three and twentyeth yeare of his maiests Raine, Anno: 1671 Betwene John dickinson of oyster Baye on Long Island of ye one partt and Capt. Richard moris and Company of ye other part wittneseth that for and in Consideration of a valewable sum to ye sayd John dickinson before ye Asigneing and sealing hereof in hand payd by Capt. Richard moris, ye sayd John dickinson hath given granted Bargined and sould, and by these presants doth give grant bargin and sell unto ye sayd Capt. Richard moris and Company there hayres Executors and Asignes: all his right titell and intrest, which at this presant time the ye sayd John Dickinson hath to: and upon A Certaine Island Commanly Called and knowne by ye name of hog island sittuate Lying and being nere Oyster baye upon longisland, together with all ye grass and wood upon ye sayd land groing and standing with all and singular ye proffits and previledges & advantages that doth belong unto me for and by ye premises To have and to hold unto ye sayd Richard moris and Company all my sayd land upon ye sayd hogisland, with all ye proffitts & previlidges thereunto belonging unto ye proper use and behoofe of ye sayd Capt. Richard moris and Company there havres and Asignes for Ever and moreover ye sayd John dickinson for himself his hayres and Exsexetors Covenanteth to and with ye sayd Capt. Richard moris and Company, that ye sayd land upon hogisland which. he hath now by these presants sould him is at this presant free and Cleare of and from all manar—(p. 161 Old A)—of former giftts grants bargins salles feofoments Alynations Intailes wills Lesess Joynters statutes Recognizances oblygations Covernants promises Judgments Executions fines forfytures and Amercements, and all other Charges demands and incumbaranses whatsoever, hereto fore had made or done by me or Any other By or through my meanes asignement or procurement whatsoever, and ye sayd John dickinson doth further Covenant to and with ye sayd Richard moris

and Company there hayres and Asignes, yt he will Indemnyfy (and) save harmless ye sayd Capt. moris and Company there hayres Executors and Asigns of and from all Claimes of all parsons whatsoever, In wittnes whareof ye sayd John dickinson hath hereunto sett his hand and seale In new york ye day and yeare within written

Signed Sealed and delevered

John dickinson O

In presants
ye mark of
Edmund X wright
John sharp

I doe hereby Asigne and make over all my Right ttitell and Intrest to the within Bill of salle and to the Lands therein menshoned unto henry Townsend Junior and John Townsend of oyster Baye and to there hayres and Asignes for Ever, as wittnes my hand ye 21th 9br 1683

Being presant John pell Lewis morris

william Bickley

(p. 162 Old A)—oyster Baye this 6th daye of Jenewary 1665
Be Itt Knowne unto all men by these presants, that I Jacob
young off oyster baye for and in Consideration, of paye to my
satisfacktion I have in hand reseved, I have fully and Absalutely
sould and by these presants doe delever up all my right tittell
and intrest of my share of medow on ye west side of matenecok
krick yt I had of the towne of oysterbaye unto nathaniell Colles
of oyster baye in ye north riding, I saye I have sould and delevered by this: up ye sayd medow from me and my sucksesors
to him ye sayd nathanell and his suckserors for Ever to have and
to hold as his or there owne proper right and intrest without
molistation of us or Any from us, as wittnes my hand and seale
ye sevententh yeare of Charles ye second king of England
in ye presance of us

henry Townsend Tho: Townsend

Asigned the within written Bill of salle over from me my hayres and sucksesors or Asignes for Ever, unto my unkel Christopher hoackshursts (Hawxhursts) hayres or Asignes as firmly as Ever Itt was mine for Ever, as witness my hand in oyster baye this 18th daye of desember 1683

Signed and delevered

Nathanell Colles

in presance of us Tho: Townsend John weeks

Bee Itt knowne unto all Christion people to whome this writting maye Come or Any wise Consarne know yee yt whareas my

late husband John Colles deseased did on his last will and testement bequeve unto me his wife ann Colles under written, all his lands and Easteate ye moveables to be at my dispose, as ye sayd will maye Exspress, and all his lands then posesed of to be at my disposistion during my life, and after my desease tto returne unto his soon soloman Colles, be it by these presants further knowne yt now intending to Change my Condition, by mariedge with one william lines, and before confirmation thereof doe frely give and grant, and by these presants frely Asigne and confirme upon my sayd soon solloman Colles, ye owne halfe of all ye lands and previledges yt was his fathers to settell upon and improve as his owne proper right when he Comes of age, to inioye for Ever, without molistation from me, or Any from by or under me for Ever, but if I shall or should desease before my sayd soon Comes to ye Age of 21 yeares, this agreement or Asignement shall noe wayes Eclips his fathers will, but Emediately to take posestion of ye whole intrest acording to will: to which I subscribe my hand and sett to my seale matenecok ye first daye of Jenewary 1683 provided and be it inserted that my soon soloman shall have ye one half of ye lands and previledges as Abovesayd to settell and improve, but not to Imbezell or make salle during my life, without ye Consent of myselfe and husband wittnes oure hands Signed sealed and delevered Ann X Colles her mark william X lines his mark in presance of us

Josias X Latting william frost Jeames X Cok Samuel tilliar

daniell Colles

(p. 163 Old A)—This twentyeth sixth daye of ye Eleventh month Called Jenewary in the yeare 1680, I John dickinson of oyster baye upon Longisland in newyorkshare being weak of body: butt in parfeckt memerory, and understanding, Blesed be unto ye lord to declare my last will this daye Above bareing datte ffirst unto my soon Joseph dickinson ye Lands and medow which I have seteled upon him, to remaine his hayres Exsexetors or Asignes forever, unto my daughter Elyzabeth five shillings, with yt she hath Aredy had to be her full portion tto marcy my daughter I give five shillings with yt she hath had to be her full portion,

I give and bequeave unto my wiufe Elizabeth dickinson ye ordering and disposeing of my whole Eastate unto my six youngest Children, Viz: Lidiah, mahetebell samuell, hanah, Jeames, Jabise, soe long as she contineus a widow, but if she mary Againe, then these my six youngest Children, when as sone as She is maryed and all depts defrayd, my wife Elizabeth shall have her thirds out of this my Easeate, ye remainder to be devided onely Jabiss to have a dobell portion out of itt, and if there part or portione by valuation of suffitiant honest men, be more to one person than what I have given unto my soon Joseph, yt then

they are to make him Equall in portion to them out of theres, and as for my soon Jabiss, I desiar he maye abide with his mother and be A help unto her soe long as she Seese meete, and Iff he should be soe yt she is minded he should be from her, then I desiar yt he may live with Joseph, and he to have ye Easteat with him, and if ye aforeSd Jabiss dye, whilst with ye sayd Joseph, then Joseph is to have his Eastate but if he should dye whilst with his mother, then ye Easteate to fall unto his mother, but If he should out Live his mother, and then he to goe to Joseph my soon, and ye sayd Joseph should dye, then I desier my overseares to be Assistant unto him, yt he maye be provided for if soe it should please almighty god to take them awaye by death, and those whome I doe intrust with ye overseing, yt this my last will be Acording unto my desiar herein are John underhill, Sr John ffexe Sr and my soon Joseph dickinson, whome I hope will doe there best indeviours to ffullfill this my last will,

witnesed By John dickinson O ttestes Tho: Townsend

Thomas weekes

(p. 164 Old A)—Know all men by these presants yt I Greisell sellvester ye Relick & widow of Capt nathanell silvester, of shelter Island, in ye County new york for divars good Causes and Considerations me hereunto moveing, as also for & in ye Consideration of ye full & Just sum of twenty & three pounds, of good curant Sylvar mony of this government alredy by me in hand reseved, doe Alynate Bargaine make over, & from me & mine for Ever sell, and by these presants have Allynatted Bargained made over, & from me & mine for Ever hereafter firmely sold unto Edward white of oyster Baye in ye quenes County of york, & to his hayres Executors Administra & Assignes for Ever, all yt my lott of Land Lying & being in oyster Baye Abovesayde, being by Estemation five Accars of Land be ye same more or be it Less, as it is this daye ffenced & bounded East by ye land of simon Cooper, south by ye maine streete of ye sayd oyster baye. & westt by ye Lott of Land, yt of Latte did belong unto Robartt story: & north by ye Rhoade or Harbour belonging unto ye sayd oysterbaye, together with all previlidges benefitts Comanidges Easments, proffitts & Comodetyes whatsoever unto ye sayd Lott of Land doth Any waye belong, or in Any wise, unto ye same apertaine together with all medow or medowe land to ye same Lott belonging, with all orchards gardens & fenceing whatsoever is Eyther standing or Lying upon ye same as it is Above Exsprest for him ye sayd Edward white his hayres Executors Administra & Asignes, for Ever hereafter to have & to hold poses occopye & inioye as his or there free land in fee simple for Ever, without Any ye Least Leett troblle hinderance or Disturbance of me ye

sayde grizell sylvester my hayres Exscutors Administrs or Asignes or Any other Pson or parsons whatsoever by from or under me, or my Latte desease husband Claimeing or makeing Any Titell or Claime to ye sayd Lott of Land, or Any priviledge benyfitt or Comodetty unto it or Any partt or \$\mathre{A}\$sell of itt as itt is Above Exspresst & bounded, I haereby warentizeing and Avouching, ye sayd Lott of land all and Every partt and parsell, of land thereof to be free from all former bargaines salles grants or morgages whatsoever, & doe hereby bind & iniage my self my hayres Executors Administre to signe seale & delever Any further deed or better bill of salle for ye sayd lott of Land, as he ye sayd Edward white shall by his Learned Counsell in the law gitt drawne & bring unto me or them soe to signe seale & Delever in wittnes whareof and for ye more sure Confirmation hereof, I doe hereby owne & Acknolidge to have given & granted unto him ye sayd Edward whit full free & lawfull posesion of all & every part ther of, & there upon have hereunto sett my hand & fixed my seale in shellter Island abovesayd this 29th daye of Jenewary grisell sellvester O 1683/4

signed sealled & delevered with possession given in ye presance of John whiller william brinly petter silvester

this within bill of salle was owned by ye within named grissell silvester to be her actt and deed datted in south hold this 4th of febrewary 1683/4 P Isack Arnald Justis of ye peace for the County of suffolk on longisland

(p. 165 New A)—These presents Declareth unto all that it may any ways Concern that I henry Townsend Senjr of Oysterbay on Long Island in ye north Riding do by this Give and make over unto my Son henry Townsend the meadows yt Lyeth between ye Lain by ye mill and ye three runs and his house plott here in oysterbay ye Southend of it by ye Street is so broad as to Contain four Rowes of apletrees as now ye Trees do stand and it is already in his possession and ye Length of ye Ground Northward is ye Length of James Cocks Lot that was, but now it is my Son Johns Lot and ye East bounder is my son Johns Lot and ye west bounder is ye trench I Say I do give ye Sd Meadow and house plott unto my Son henry Townsend and his heirs forever as fully and as largely as it was Mine as witness my hand. Memorandum it is to be understood ye aboveSd is to my Son henry Townsend his heirs Executors and assignes as witness my hand and Seal in Oysterbay ye 6th day of march 1683/4

Henry Townsend Senj^r O
Signed Sealed and Deliverd In presance of
Tho: Townsend Daniel Townsend

Lusum this 12th of September In ye Year 1679

Be it Known unto all men to whome this Instrument of writing Shall any ways Concern yt I Robert williams of Lusum on Long Island in ye north riding of New Yorkshire upon good Considerations moving thereunto do acknoledge to have Bargained Sold and made over unto John Fry of ye same place and Island aforSd ye full and just Sum of Twenty Acres of wood Land Lying and being at a place Caled ye Spring Lying Northeast or thereabouts from my dwelling house and ten acres of ye Brushey plains Lying Eastward of ye hollow yt Goeth up to ye Spring and Twenty Acres of plain Land lying on ye South Side of ye Great Hollow path with Sufficient Commoning for his Cattle and wood and Timber for his use Such as my Land is Capable to accomidate him withall, I Robert williams do own to have Sold ye above mentioned Lands and priviledges from me my heirs Successors or Assigns unto John ffry him his heirs Successors or assigns forever to Injoye as their own proper Right and Interest never to be Molested by me Nor any from me as witness my hand and Seal ye Day and Date first above written and in ye Thirty first Year of ye Kings Reigne. Yet Notwithstanding this above mentioned bill doth mak mention of ye Twenty Acres of Land is to Ly at a place Called ye Spring it is to be understood yt part of ye Twenty Acres is to be in a home Lot Lying at ye Spring and ye remainder of ye twenty Acres to Lye west of ye Highway Signed Sealed and Deliverd Robartt Williams O

Signed Sealed and Del in ye presence of us John Townsend Ju: John williams

(p. 166 New A)—Be it Known unto all Men by these presents yt I Sarah williams widow yt was ye wife of Robert williams of Lusum upon Long Island In America in ye Queens County in New YorkShire have and by these presents Do Alinate Sell and make over from me my heirs Executors Admits and Assignes forever unto John ffry of ye Same place and County Shomaker to him his heirs Executors Admtrs or Assns ye whole Right and Title of Twenty Five acres of Land Lying in Several parcells as followeth Viz:—Eighty Eight rods of Land Long and Twelve and a half rod Broad this for to be one parcell for a Home Lot Lying and Joining unto ye home Lott ye aforeSd John ffry bought of her foreSd deceased husband Robert williams then five acres of Land more which Lyeth at ye rear of ye 88 rods of Land and runs Into ye Brushey plains below ye hills and Lyeth on ye Northeast Side or thereabouts of ye Ten Acres which ye aforSd Robert williams Sold unto ye aforeSd John ffry mentioned in his bill of Sale and ye remainder of ye Twenty five Acres Lyeth Southwest of yt Land which ye aforSd John ffry hath in possession by vertue of his aforeSd Bill of Sale I ye aforeSd Sarah

williams do acknoledge to have Sold ye Three aforeSd parcells of Land unto ye aforeSd John ffry for ye full and Just Sum of Twenty pounds to me in hand paid and do give this bill of Sale unto ye aforeSd John ffry for him to shew his True Title to Keep ye aforeSd John fry harmless from me or any by my means or any Intanglements or Incumberances whatsoever from her or former Sales or mortgages whatsoever and from me my heirs Executors admin^{tra} or Assignes forever to ye aforeSd John ffry to him his heirs Executors admit^{tra} or Assignes forever To Have and To Hold for his proper right to make Sale or Conveyance as he shall See Cause and for ye True preformance of this ddeed I do Interchangeably Set my hand and Seal this Twenty fifth day of ye first month In ye year 1683/4

In ye 22th Line is Interlined from her which was before ye

Sealing and Signing

Signed Sealed In ye presence of us Sarah (S; W:) Williams
Isaac Horner her mark & Seal O

Tho: Cock Hope williams

Memorandum January ye 8th 1684

Suskeneman Alies Runasuk being Impowered by ye Indians to make Sale of matinecock Lands Doth hereby promise as he Receives ye pay to Distribute to Tacapowshar a part Yearly and to Every Indian or Squaw Concernd as

Witness his hand Suskeneman his X mark

Test: Tho: Townsend

(p. 167 New A)—This Instrument of writing or deed of Conveyance Witneseth unto all Christian people to whome it may Come or any ways Concern Know ye that we Suskeneman and werah ye Indian proprietors of a Certain Tract of Lands Known by ye Name of matinecock lying and being within ye patent and TownShip of Oysterbay and under ye patronage and protection of his Royal Highness James Duke of York have and do absolutly upon good reasons and Considerations moving us hereunto fully bargain Sell alinate and forever make over unto Tho: Townsend of Oysterbay a Certain neck or tract of wood Land upon Matinicock above mentioned Lying and being bounded as followeth all ye meadows being formerly Sold Lying upon ye Sd Neck are Excepted by us but ye Neck of Land by us Sold is bounded at ye Southend by ye Lands we formerly Sold unto william Hudson and william frost as by their deed bearing date ye 1th of June 1682 and recorded In ye Town book of records of oysterbay In page 135 and ye East Side is bounded by ye Meadows and part by Sam: Tillars Land and John Davis his Land and on ye West Side by Coroll Lewes Morris Lands and part of ye meadows and on ye Northend by ye Sound; we say and do hereby acknoledge to have Sold ye above mentioned Neck or tract of wood

Land as bounded with all ye Timber Grasing Swamps Rivers Minds Minerals previledges of what nature Soever within ye Sd neck or tract of Land as bounded we have Sold and by present possession Delivered unto ye AboveSd Tho: Townsend his heirs Executors Administrators or assigns To have and To Hold possess and injoye as his or their proper Right title and Interest forever from us our heirs Executors admit¹⁷⁸ or assigns or any other person or persons from by or under us Laying Claim thereto forever as firmly to all Intents & purposes To the Sd Tho: Townsend his heirs Exec¹⁷⁸ or assigns as might or could be drawn by any deed of Sale or Conveyance Written according to Law having Received a reasonable value In hand for ye same to our full Contents as witness our Hands and Seales in Oysterbay ye first day of december 1683

Signed Sealed and Delivered In ye presence of us

Suskeneman his X mark (Werah his X mark (

John Jager: of Stamford Edmond X wright

I do hereby Assigne and Make Over all my Right Title and Interest to ye within written bill of Sale And to ye Lands therein mentioned unto Coll. Lewis Morris from me my heirs Successors and assigns forever as witness my hand in Oysterbay ye 27th day of march 1684

Tho: Townsend

Being present william bickleye George Townsend

(p. 168 New A)—This Instrument of Writting Witnesseth unto all Christian people to whome it may Come or any ways Concern Know ye that we underwritten Suskeneman and Werah ye Indian proprietors of ye Lands Commonly Calld and Known by ye name of matinecock Scituate Lying and being within ye patent and Township of Oysterbay have upon good Considerations Moving us hereunto Bargained Sold and by present possession Bargained Sold and Deliverd unto George Townsend of oysterbay forty Acres of Woodland Lying and being or adjoyning to ye Little plains Upon matinecock So called and bounded on ye north or northwest Side by ye Lands we formerly give unto John Townsend Thos: Townsends Eldest Son and bounded on ye west or Southwest by ye Cart way yt goeth from masketicove unto Robert williams's plantation and bounded on ye South or Southeast Side by James Townsends Lands and on ye east or northeast by ye Lands unsold being by us as Laid out and bounded Eighty Rods Square Containing within forty Acres of Swamps and upland more or Less we Say and do hereby own and acknoledge to have freely and without Compulstion absolutly Sold and Deliverd ye aboveSd forty Acres of Land as above mentioned with free priviledge of Grasing and Timber upon ye rest of our Lands un-

sold unto ye abovesaid George Townsend his heirs or Successors or Assigns To have and To hold occupy possess and Injoye as his or their own proper Right Title and Interest forever from us our heirs Successors admin^{trs} or assigns or any other persons Either Christian or Indian from by or under us forever as firmly to ye Sd George his heirs or assigns as might or Could be Drawn by any deed of Conveyance Written according to Law and having received in hand full payment to our Contents for ye same before ye Sealing hereof do Ingage to defend him his heirs or Successors in theire peaceable Injoyment of ye premises as Witness our hands and Seals In Oysterbay ye first day of march 1682
Signed Sealed and Delivered
Suscaneman his X mark
O
In ye presence of
Werah his X mark

Tho: Townsend Adam wright

ye 1th day of June 1683 it is by us underwritten Concluded and agreed unto yt George Townsend Shall rainge from his Southeast bounder Eastwardly by ye Cartway untell it Bears South from ye Spring at his Northeast bounder be in Quantity more or Less as witness our hands

Suscaneman his X mark O Signed in presence of us

Werah his X mark

Tho: Townsend Robert Coles

(p. 169 Old A)—This Instrument of Writting wittneseth unto all Christion people to whome Itt maye come or any wayes Consarne, know yee, that wee, under written, suscaneman and werah the Indion propriators of ye land Comanly Called & known by ye name of matenecok situate Lying and being within ye pattent & towneship of oyster baye have upon good Considerations moveing us hereunto Bargained sould and by presant posesion Bargained sould and delevered unto Jeames Townsend of oyster baye fortty Accars of wood land Lying & being nere to ye littell plaines upon matenecoke Soe Called and bounded on ye north or north west side by ye lands of georg Townsend & bounded on ye west or southwest by ye Cart path that goetth from muschedacove unto Robartt williams plantation, and bounded on ye south or south East side by ye lands of John Townsend, henry Townsends Soon, and on ye East or north East by ye lands Unsould, Being by us as Layde out & bounded Eyghty rods Every waye upon A square Containeing within sayd bounds fortty Accars of wood land more or Less, wee saye & doe hereby owne and Acknowlidg to have frelly & without Any Comepulltion absalutely sould & delevered the Abovesayde fortty Accars of Land as Above menshoned & bounded, with free privylidge of graseing & timber upon the rest of our lands unsould, unto the abovesayde Jeames Townsend his hayres sucksessors Administre or Asignes tto have

and to hold ocopy posses Inioye as his or there owne proper Right tittell and intrest for Ever, from us oure hayres Executors Administrators or Assignes, or any other parson or parsons, Eyther Christion or Indion Layeing Claime thereunto, by vertue of Any propriaty gifftt grant or salle from us or Any from by or under us for Ever, being as firmly sould by us unto ye sayde Jeames his hayres and Asignes as might or Could be drawne by Any deed of Convayeance written According to Law, and haveing Reseved in hand full payement to oure satisfaction & Contents for the same, before ye sealing hereof, doe Iniage & oblidge oure selves oure hayres & sucksessors to defend and mainetaine ye sayd Jeames, his hayres or sucksessors, in there peasable, and quiat Inioyment of the Abovesayd premyses as wittnes oure hands and seales in oyster baye the first daye of march 1682: &c

Signed sealed and delevered Suscaneman his X mark O
In the presance off Werah his X mark O

Tho: Townsend Adam wrightt

I Jeames Townsend haveing lands layd out at sedor swomp by ye abovesayd Indions, in lew of ye lands Above menshoned In Consideration whareof I doe hereby make the above Instrament voyd as witnes my hand ocktober ye 10th 1685

Jeames Townsend

(p. 170 Old A)—This Instrament of writting wittneseth unto all Christion people to whome Itt maye Come or Any wise Consarne, know yee that wee under written, Suscaneman, Aliss Runasuk, and werah, the Indion propriators of ye lands Comanly Called and knowne by the name of matenecoke sittuate Lying & being within the pattent and towneshipe of oyster baye, have upon good Considerations moveing us hereunto, Bargained sould & by presant posesion bargained sould and delevered unto John Townsend, soon of henry Townsend, sen^r: off oyster baye fortty Accars of wood land lying and being nere South East of ye littell plaines, upon matinecoke soe Called & bounded on ye north or north west side by ye lands of Jeames Townsends, and bounded on ye west or south west by ye Cart path, the (that) goeth from muschedacove unto Robartt williams plantation, and bounded on ye south and south East side, by oure lands yett unsould, Being by us as Layde out and bounded, Eyghty rods Every wave upon A square. Containing within sayd bounds forty Accars of wood land more or Less wee saye & doe hereby owne and Acknowlidge to have frelly and without Any Compultion Absalutly sould and delevered the Above sayde fortty Accars of Land as Above menshoned & bounded with free privilidge of graseing and timber for his use, upon ye rest of oure lands unsould unto ye Above sayde John Townsend his hayres sucksessors Administrators or Asignes, to

have and to hold occopy posese and Inioye as his or there owne proper right titell & intrest for Ever, from us oure hayres Executors Administrators or Asignes or Any other parson or parsons, Eyther Christions or Indion, Layeing Claime thereunto by vertue of Any propriaty gifft grant or salle from us or Any from by or under us for Ever, Being as firmly sould by us unto ye sayd John his hayres and Asignes as might or could be drawne by Any deed of Convayeance written According to Law, & haveing reseaved in hand full payement to oure sattisfacktion & Contents for ye same, before ye sealling hereof doe iniage & oblidge oure selves oure hayres and sucksesors to defend, & maintaine the sayde John his hayres and sucksesors, in there peasable and quiatt Inioyement of ye Abovesayd premise as wittnes oure hands and seales in oyster baye ye first daye of march 1682:&c

Signed sealled & delevered Suscaneman his X mark Alis Runasuk In the presence off

Tho: Townsend Werah his X mark

John wright

I John Townsend Abovemenshoned haveing reseaved land of ye abovesayd Indians at sedor swomp in lew of ye lands Abovemenshoned, in consideration whereof I doe make voyde Any Intrest I have for Ever to ye lands Abovemenshoned as witness my hand ocktober ve 10th 1685

John Townsend

O

(p. 171 Old A)—This Instrument of writting wittneseth unto all Christion people to whome itt maye Come or Any wayes Consarne know yee that we underwritten, suscaneman Alys Runasuk, and werah ye Indion propriators of ye Lands Comanly Called and knowne By ye name of matenecoke lands sittuate Lying and being within ye pattent and township of oyster baye, have upon good Considerations moving us hereunto Bargained sould and by presant posesion for Ever, Allynated sould and delevered unto henry Townsend senior of oyster baye, twenty Accars of lands upon matinecoke Lying & being by ye shoue on ye west side of ye bevor swomp soe Called the first bounds whareof begineth at ye river or maine streme on ye south side of ye goeing over or washwaye to matenecok, and from thence Along by ye sayd highwaye Against Isack hornars land, & further by ye hollow and highwaye unto muschedacove ward unto A great black oake tree standing on ye south side of ye sayd highwaye by us marked, and oppositt Against A great rock by ye hill side on ye north side of ye sayd highwaye, and from the Aforesayd tree he is to run or range upon A strayght line south and be east or nere there Abouts, to ye bevor swomp Againe to ye first bend of ye river, or ye nerestt part of ye streme whare it butts up to ye hill side, and

from thence by ye midell of ye sayde streme to ye first bounder by ye washwaye or goeing over as Abovesayde, not Infringing Any part of ye maine roade or highwaye in Any place, Including within, ye sayd bounds as Above spesefyed twenty Accars of swomp and upland more or Less, as Agreed upon by Consent at An advanture, wee saye & doe hereby owne and Acknowlidge to have frelly & without Any Compultion Absalutly sould & delevered ye Abovesayde twenty Accars of Land as above menshoned and bounded, with free previledge of graseing & timber for his use upon ye rest of oure Lands unsould unto ye Abovesayd henry Townsend his havres Sucksesors Administra or Asignes to have and to hold occopy posess & inioye as his or there owne proper right titell & intrest for Ever, from us oure Ayres Executors Administre and Asignes, or Any parson or parsons Eyther Christions or Indion Laying Claime thereunto by vertue of Any pretended propriaty, giftt grant or salle from us or Any from by or under us for Ever, being as firmely sould by us unto ye sayde henry his hayres or Asignes as might or Could be drawn by Any deed of Convayeance written or worded According to law, & haveing reseved in hand full payement to oure sattisfackton & Contents for ye same, before ye sealeing hereof, doe iniage and oblidge oure selves oure hayres and sucksesors to defend and mainetaine ye sayde henry his hayres or Asignes in there peasable & quiatt Iniovement by ye Abovesayde premises, as wittnes oure hands and seales in oyster baye ye first daye of march 1682:

Signed sealed and delevered in ye presance off Tho: Townsend samuell Ruscoe John (R) Rogers

Suscaneman his X mark O Alis runasuk werah his X mark O

(p. 172 Old A)—These presants declareth unto all whomesoever it doth Any wayes Consarne That I sarah williams widow of ye late deseased Robart williams of Lusum nere oyster baye, on LongIsland in ye north Riding, with ye Aprobation & Consent of my soons John williams, & hope williams, for good Considerations moveing hereunto, have sould & by these presants doe bargaine & sell unto henry Townsend senior, of oyster baye on Longisland & Riding Abovesayd, ten Accars of wood land Joyneing to ye south side of ye wood land my husband, Robart williams, sould unto ye Abovesayde henry Townsend that lyeth on ye west side of ye round swomp, nere the plaines and, ten Accars of shruby plaine Lying southward, from ye East End of ye Abovesayde Land, the first bounder is ye north side, is to run along ye south side of ye Ryzeing ground or browe of ye hill, and ye East End is to begin nere a littell hollow that hath A sudden falle,

and but narrow, & is ye East bounder, I saye I have sould the two parsells of Land in all twenty Accars, and have Reseved full sattisfaction for ye sayd land to my Content, and therefore I doe by these presants Confirme and delever in presant posesion all my right titell and intrest of all ye Above menshoned lands from me my heyres Executors Administrs and Asignes, unto him ye sayd henry Townsend his hayres Executors Administrs & asignes, To have and to hold as his or there owne proper right titell & intrest as really & substantially as Ever Itt was my husbands or mine, & to ye performent of ye sayd Bargain & salle, I doe bind me my hayres Executors Administr¹⁸ & Asigns to performe unto ye sayd henry Townsend his hayres Executors Administra and Asignes and to Laye out ye sayd Land to him or his sucksesors upon demand, and give pesablle posesion in ye yeare of king Charles the Second king of England, & the 36 years of his Raine, sealled signed and delevered in presants of us, memodandom in ye deed the twelve line is A blott.

Signed sealled and delevered In the presance of us this 25th daye of ye first month in the yeare 1683/4

Isack hornar Tho: Cock John ffry Sarah (S W) williams O her mark John williams hope williams O

(p. 173 Old A)—(Pages 173 to 178 of the original are illuminated by the fact that Grissel, daughter of Nathaniel and Grissel Sylvester of Shelter Island, was engaged to Latimer Sampson, and he, dying of consumption in 1674, willed her his rights to property on Long Island. In 1676 she married James Loyd, of Boston. Per Mallmann's "Shelter Island," 1899, p. 32.

To all people to whome these presants shall Come, wee ye soons heyres Executrix Executor, & Executors, of Capt nathanell sylvester late of shellter Island in Ameryca deseased, send greeting, know yee yt wee ye soons heyres, Executrix, Executor, & Executors Aforesayd ye subscribers, to this presant Instrament & deed, for & in Consideration of A sartaine Instrament of writting given by Capt nathanell silvester Aforesayd to Tho: hartt. & Lattemore sampson, bareing date november ye seventeenth daye 1668 wharein he did, declare yt whareas John Richbell of oyster bay, & Ann his wife, did give grant Bargin, sell unto Capt: nathanell sylvester Aforesayd Tho: hartt, & Lattemore sampson. A tracktt of Land Called horse neck, with ye meadow to ye south, as \$\P\$ sayd deed doth more at Large Appeare, in which he doth declare that he was putt into ye sayde deed, upon trust, onely at ye request of Tho: hartt, & Lattemore Sampson, & for there use and did renounce his Right & tittell, therein unto horseneck

& medowes at ye south, but more Espetially for ye Consideration of A sartaine oblygation, given by Capt nathanell Silvester Aforesayde datted at shellter Island ye first daye of november 1678 wharin Is Expressed, that whareas my soon in Law Jeames Loyd of boston marcht hath Asigned, & sett over, unto me all his Right ttitell & intrest, unto hors neck, in ye bounds of ye Towne of oyster baye with ye medowes at ye south, or whatsoever thereunto belongeth, the sayd Capt nathanell Silvester, doth oblidge himselfe his hayres & his Asignes: &c: at ye request of Jeames Loyde, to give him A deed of salle for ye sayd hors neck & premises & as full power to poses & injoye ye same, as he himselve had reseved from ye sayde Jeames Loyde, and dose acknowlidge to have reseved full sattisfaction for the same, as per ye sayde Instrament doth Apeare, ye which Instrament, was sworn to by the wittneses thereunto gilles sylvester & nathanell sylvester, before pelege sandford governor of Road Island ye 30th daye of August 1680, now Bee Itt knowne, for ye Considerations Aforesayde we ye subscribers hereunto soons heyres Executrix, Excecutor & Executors Aforesayde, have grantted Bargined Alined, sould given & Confirmed, & by these presants, doe ffully Clearely & Absaluttly grant Aliene, Bargin sell give & Confirme unto Jeames loyd; of boston new England marcht his heyres, & Asignes for Ever all yt neck & trackt of land Comanly Called or knowne by ye name of horse neck, Lying and being upon the sound on ye north side in queens County or north Riding of yorkshire upon Longisland in Emerica, & bounded to ye west with oyster baye, to ye East with Cow harboure, towards ye north with ye sound, & towards ye south with A beach Extending to ye head of A sartaine Creck which parteth or devideth ye bounds of ye towne of huntington & ye sayd neck, and allso two thirds of all ye neck of medow, fresh and sollt Called fortt neck, or two thirds of five shares or A fiftt partt to be sett outt upon ye sayd neck of all ye medow fresh and sallt belonging to ye towne of oyster baye, Lying and being on ye south side of Long Island, with all & singular, the rights members Jurisdicktions Apurtenances, together with all lands medowes beaches Creecks watters feedings pasturs woods, wayes, Easments proffitts Comodetyes & Appurtenances whattsoever—(p. 174 Old A)—To the sayd premises, or to Any partt or parsell of them belonging, or Any wayes Appertaineing, & ye reversion & reversions, remainder, & remainders of all and singular, ye premises & of Every partt, & parsell thereof, & allso all & singular deeds, Evydences, Chartters, Letters pattents Examply fycations of records scripts & instraments, touching & consarning ye premises, or Any partt or parsell of them To have and to hold the sayd neck or trackt of Land Called horse neck on ye north side of Longisland, & two thirds of ye neck or shares of medow, on ye south side of Longisland, & all & singular other ye premises, hereby granted Bargained & sould.

or menchoned, to be herein or hereby, granted bargined & sould, with there & Every of there rights, members, & Appurtenances whatsoever, unto Jeames Loyde, his heyres & Asignes for Ever, in as free & Absalute manner, as Ever, Capt nathanell sillvester, Enioyed ye same. In wittnes whareof wee have hereunto sett oure hands & sealles Att shellter Island, ye sixth daye of febrewary 1683/4

Signed sealed & delivered By grissell sylvester O grissell sylvester gilles sylvester, & nathanell sylvester, in presance, of us Isack: Arnalld O William Brinly danyell gould O John Collins petter sylvester patience sylvester

This 7th daye of ffebrewary 1683/4 Apeared before me John Collins & Jaques guilliatt & made oath yt theye saw grissiell syllvester, gilles sylvester & nathanell sylvester of shellter Signe seale and delever ye Above Instrament as there act & deed

Isack Arnold Justis of ye peace for ye County of suffolk on Long Island

Jacques Fuillatt

This 7th daye of ffebrewary 1683/4 Apeared before me Isack Arnalld who subscribed his hand & sett his seale to this Instrament of writting & owne ye same to be his actt & deed John youngs

Rhoad Island this 19th daye febrewary 1683/4 Apeared before me danyell gould who subscribed his hand and sett his seale to this Instrament of writting & owned ye same to be his Actt & deed

William Coddington, governar

(p. 175 Old A)—Articles of Agreement made & Intended at new york this 18th of September 1678 Betwene John Bowne of fleshing Robart story of new york, Atturneys to Tho: hartt of London, of ye one part, & Jeames Loyd of boston, of ye other part Consarning ye devition & valewation of hors neck on long Island & there Intrest in lands & other wayes in partunarship Lying in ye towne of oyster baye, Imp^r (Imprimis) that Jeames Loyde shall have hors neck, & two thurds of ye medowes at ye south, which was bought with hors neck for his partt or devition, 2dly That Tho: hartt shall have as his partt all ye presant Consarnes at oyster baye, & one third partt of ye medowes at ye south, which was bought with hors neck & all ye purchase at oyster baye, 3dly That Jeames Loyde shall paye Tho: hartt or his Atturneys six

pounds in boston mony, & allso repaye Robartt story, which he disbursted upon ye Consarnes, twelves pounds which shall be payd at new york in provitions at prize Currant, & yt he shall paye all ye Charges yt ye lands is Indepted for, viz: ye purchase at oyster baye, & other Charges yt maye arise upon ye same till an Issue be made in ye devition, & allso Cleare Any of ye sayde purchase yt maye be Intangled to ye towne of oyster baye, or Any others, 414 that Jeames Loyde, shall paye Tho: hartt or order in London at or before six months ye sum of seaventy pounds starling, 5^{ly} whareas one third of ye medowes at ye south is unvalewed, we doe Agree that two men of oyster baye shall bee Chosen to vallew ye same, & ye thing thus statted to them yt If foure hundred & fifty pounds be ye vallew of hors neck & ye medowes at ye south, wt shall ye medowes at ye south be vallewed att which 450£ shall be reduced to, 210£: and yt to be starling mony, & ye vallue of ye one third of ye medow to be alowed in partt satisfaction of ye seventy pounds, which should be pd at london, wee whose names are underwritten doe bind oure selves in ye penall sum off flivety pounds starling to stand to & performe ye Above articles, as wittnes oure hands at new york ye daye & yeare Above written,

ye word present Interlined, wittneses nathanell, Sylvester william fframpton

Jeamės Loyde John Bowne Robart story

new york 1678 sep^r 26,

This daye Apeared Cap^t nathanell sillvester and william frampton, before me and did declare for truth soe as theye will Answare ye same before god, yt theye ware wittnesses to ye within writtings, and the delevery thereof declared before me

Stevanas Corttlandt maiyer,

(p. 176 Old A)—new york septem^r 27th 1678

Received of Jeames Lloyd of Boston by A parcell of goods bought of him, ye sume of twenty nine pounds sixtene shillings & seven pence, starling mony which summe doth discharge him of his oblygation, to paye to Thomas hartt of London, ye Like value, & allsoe received upon ye Account of ye provisions menshoned in ye Articlles, within mentioned, ye value of five pounds ten shillings: by A parsell of goods bought of him, as allsoe A Noat on Tho: Cooper to Edward shipeing of Boston six pounds in mony on ye Account of ye within articles, & a bill Charged on Samuell wilson for foure barells pork, on ye Acount of Capt nathanell sylvester, & for six pounds ten shillings in flower at fivetene shillings & C: (per hundredweight) which bills when theye are payd, I saye reseved, & ye Abovesayd pertickulars reseved ye daye & yeare Above written Robart story

new york sept 29th 1678

Reseaved of Jeames Loyde three bills of Exchang drawne by: Coroll Lewis morris on John Bradenham marcht in London, payable tto Tho: hartt upon sight ye which when payd, I saye reseved ye summ of Eyght pounds fivetene shillings in partt of ye sayd Loyds article to paye Tho: hartt, in London seventy pounds, Robartt story

Reseaved ye 16th october 1678 of Jeames Lloyd A bill of Exchange Charged on John wase for twenty pounds starling, payeable tto Tho: hartt att London, which when payd I saye I receved. by me Robartt story

whareas my soon in Law Jeames Loyd of bostton, marchant hath Asigned & sett over unto me, nathanell sylvester of shellter Island all his right titell & intrest to hors neck, Lying in the Bounds of ye towne of oyster baye, with ye medowes at ye south, or whatsoever thereunto belongs I doe by these presants oblidge myselfe, my heyres & Asignes &c: at ye request of Jeames Loyde to give him a deed of salle for ye said hors neck, & premises & as full power to poses & inioye ye same as I myselfe reseved from my soon in law Jeames Loyd, I doe Acknowlidg tto have reseved full satisfaction for ye same wittnes my hand, & sealle datted att shellter Island, november ye: 5th 1678 signed sealed and delevered Nathanell Sylvester O

in presance of us

gilles Sylvester Nathanell sylvester

Parsonally appeared before me this 30th of August 1680 gilles sillvester & nathanell sylvester, the two wittneses Above menshoned & made oath, yt the Above written was ye Actt of nathanell sylvester, there father & they saw hime sign seale & delever ve same. peleg sanford, governar

ye Entry of this at Rhoadisland on ye other leafe, (b. 177 Old A)—The within written are entred & recorded in ye publick Record of his maiestys Collony of Rhode Island & providance plantations in the 158 page of the book of Land Evydences, John Sanford Recorder

(I can find no reason for this above deed being recorded in Rhode Island. It is so recorded, not on p. 158, but on p. 257, Rhode Island Land Records, 1648 to 1696. Mr. J. Fred Parker. Secretary of State, states that a search of their records shows no reason why it was recorded in that State. Perhaps a temporary domicile, as an incident of travel, may account for it.)

To all people to whome these presants shall Come nathaniell Sylvester of Shelter Island marchant, sendeth greeting, know ye

whareas John Richbell latte of oyster baye upon long island marchant & Ann his wife, for & in Consideration of foure hundred & fifty pounds Currant paye of this Contry to them payd, by Latimor sampson of oyster baye Aforesayd, for & on ye behalfe of himselfe and Tho: hartt of barbados, marchant, by there Indenture of bargaine and salle datted ye Eyghttene daye of ocktober in ye yeare 1666, did give grant bargaine & sell unto nathaniell sylvester of shelter Island, Tho: hartt of barbados, and Latimer sampson, of Long Island, there heyres, & Asignes for Ever, all yt neck or trackt of land Comanly Called or knowne by ye name of hors neck, lying and being upon ye sound on ye north side, in ye north Ryding of yorkshare upon Long Island, & bounded to ye west with oyster baye, to ye East with Cow harbour, to ye north with ye sound, & to ye south with A beach, Extending to ye head of A sartaine Crick, which parteth or devideth ye bounds of ye towne of huntington, & ye sayd neck, and allso all yt neck of medow fresh and sollt, Called fortt neck, or five shares or fifth part of all ye medowes fresh and sollt, belonging to ye towne of oyster baye Lying & being on ye south side of Long Island, & whareas ye sayd John Richbell & Ann his wife, for & in Consideration of one hundred & fortty pounds, Currant pay of this Country to them payd by Latimer sampson Aforesayd for & on ve behalfe of himselfe & Tho: hartt aforenamed by one indenture of bargaine & salle datted ye sevententh daye of november in ye yeare, 1666, did give grantt bargaine & sell unto nathanell sylvester, of shelter Island Tho: hartt of ye Island of Barbados & Lattimer sampson, of Long Island, all yt messiage or dwelling house wharein ye sayd John Richbell lately dwellt, with two gardens, one orchard, three lotts of land one swomp & A pece of sollt meadow, Containeing twenty Accars scittuate & being in ye towne of oyster baye, together with ye one fiftenthe part of Cove neck, one lot or share on hogisland, and severall other lotts of land & meadow within ye township of oyster baye as by ye sayd Indentures relation being thereto had maye & doth more at Large Appeare, and whareas the sayd sums of foure hundred & fifty pound, & one hundred & forty pound in ye sayd Indentures, menshoned was ye proper Easteat of ye sayd Tho: hartt & Latimer sampsons, & payd by ye sayd Latimer sampson for & on ye behalfe of himselfe, & ye sayd Tho: hartt and whareas the name of me ye sayd nathanell sylvester was putt into both ye sayd recitted Indenttures, at ye request & desiar of ye sayd Latimer sampson, in trust onely to & for ye use of him ye sayd lattimer sampson. & ye sayd Tho: hartt & there hayres & Asignes, Equally & respecktivelly the tru intent & meaning, being before, & at ye Ensealing & delevery of ye sayd Indentures, that all & singular the premises, sould & granted by both ye sayd Indentures should be to the onely use & behoooffe of ye sayd Tho: hartt & Lattimer sampson, & there hayres & Asignes for Ever, Equally as ttennants

in Coman, without Any advantage or survivorshipe to be had or in Any wise taken Each of other, & to noe other use or purpose whatt, Soever—(p. 178 Old A)—now know yee that I ye sayd nathaniell Sylvester, for & in regard & Consideration, of the trustt & Confydence in me reposed by ye sayd Tho: hartt and Lattimer sampson, & at there request have remissed released and for Ever, quitt claime unto the sayd Tho: hartt, & Lattimer sampson, & there hayres & Asignes, all my right interestt Eastaate titell, & demand, which heretofore: I have had or now have, of in or to all & singular ye premises, in ye sayd two resitted Indentures, or Eyther of them, spesefyed, or in Any partt or parsells of them, other then as to ye prevention of Any atvantage, or survyvorship to be had or taken by Eyther of ye sayd partyes or there hayres or Asignes Against ye other, Contrary to ye tru intent & meaning of ye sayd purchase, In testemony whareof I have hereto sett my hand & seale, datted the sevententh daye of november in ye yeare one Thousand six hundred sixty Eyght 1668.

Sealled & delevered in presanc of John youngs Isaac Arnold William shakerly

Nathaniell Sylvester O

Be Itt knowne unto all Christion people to whome these presants shall Come or Any wayes Consarne know yee, yt I, underwritten, William Hudson, of matenecoke within ye pattent & townshipe of oyster baye, doe hereby owne & Acknowlidge to have Bargined sould & by presant posesttion delevered, before ye sealing hereof all my wholle right titell & intrest of houseings orchards gardens, fenses, Lands medowlands fresh and sallt, ttimber graseing, & all previlydges belonging or Apertaineing, unto my purchase or right of Lands att matenecoke, which I had in my posesion by vertue, of A deed from my fatherinlaw, Richard Latting, Asigned unto me bareing datte ye 20th of ocktober 1667 & allsoe Anothar deed from ye Indions propriators Bareing datte ye 22th of June 1667 & allsoe Another deed from ye Indions bareing datte ye 18th of ocktober 1681 allso all my right in Another deed from ye Indions Bareing datte ye first of June 1682 I saye & doe hereby owne & Acknowlidge to have sould all my right titell & intrest Above Expressed unto Aron ffurman: Iur of oyster bave. with ye sayd deed above sayd withall the rights previlydges Emunytyes & profitts thereunto belonging or Apertaineing to ye sayd Aron his hayres Executors Administ or Asignes to have tto hold occopy posess & Inioye as his or there one proper rights titell & intrest for Ever, from me my hayres Executors Administrs or Asignes, or Any other person whatsoever, from by or under me for Ever, haveing reseaved in hand full payement & sattisfack-

tion, for Every partt & parsell thereof, before the sealing hereof, as wittnes my hand & sealle, in oyster baye, this 8th daye of Aprill 1684

Signed sealed & delevered

William (H) Hudson O

in the presance of Tho: Townsend John (R) Rogers

his mark

(p. 179 Old A)—Apeared before me william hudson, & did desiar me to draw ye within written deed of Convayeance unto Aron furman, & yt he was fully sattisfyed to his Content for ye same, for all his rights & previlydges in Lands & medowes att matenecoke, this Acknowlidged this 8th of Aprill 1684

Tho: Townsend Justis of ye peace of queens County

Be Itt knowne unto all men by these presants yt I John frostt of oyster baye on Longisland, in ye queens County of yorkshare in Emeryca, have and by these presants doe Alynate sell make over & delever unto Tho: millar of ye same place Above menshoned, A Certaine house & land sittuatted Lying & being nere unto a place Called Lusum: nomynatted Eyghtene Accors beitt more (or) Lees: know yee therefore yt I ye sayd frost, doe ffully & Absalutely to all Intents & purposes, by these presants sell & make, unto ye bove sayd Tho: millar ye bove resitted parsell of land houseing fence or fences with all rights privylidges or Apurttinances yt doth or maye here after belong or apertaine there unto, upon Any Acoumpt whatsoever, I saye to him sayd Tho: millar, to him his hayres Executtors, Administra or Asignes for Ever, as his one proper right of Inherytance, I saye from me my hayres Executors Administra & Asignes to have and to hold & quiattly to Inioye from Any parson or parsons whatsoever yt shall laye Claime to itt, or Any part of Itt; A fforian Invation (foreign invasion) onely Excepted, & doe warant this my deed of sale to be good & free fr(o)m Any former salle or moriagees or Any Intangellment or InCumbarrances what soever, In tru meaning & performance of this deed of salle, I doe ratefy Confirme & alow of as my Actt & deed by subscribing thereunto my hand & seale this 25th of febrewary in ye yeare of oure lord 1683/4 signed sealed & delevered John ffrostt

in ye presants of Theophilus phillips John X Champon his hand

I underwritten meryam Harcutt formerly ye wiufe of samuell furman of oyster baye deaseased doe hereby owne & Acknowlidge

yt ye home lott of land that John Townsend, henry Townsends soon doth now poses, herein oysterbaye, was formerly given by ye towne of oyster baye unto my husband samuell furman, above menshoned & after we had posesed ye sayd lott sum time, my sayd husband sould ye sayd lott of land, unto petter wright, now deseased, & reseved full satisfaction for ye same without Any reservation, to ye truth & Confirmation of this above sayd Acknowlidgment, I have hereunto sett my hand in oyster baye ye 7th daye of Aprill 1684

Signed & Acknowlidged before me, Meryam X Harcutt ye daye Above written her mark
Tho: Townsend Justis of ye peace of quenes County

(p. 180 Old A)—ffebrewary 7th 1670, ye last will & testement of Robart furman of oyster baye, I being weak in body yett being in #feckt memory and understanding, doe dispose of my Easteat as folloeth Viz:

first I give to my Loveing wife my house baren and orchard & home lott, & the medow at matenecok & all ye hollow at ye plaine Edge, and A hollow on ye brushe plaines, for my wife to dispose of as shee Ceese Best for her Comfortable subsistance whilst she liveth, and If my soon Aron will undertake this for his mother, then my will Is yt he shall doe Itt & improve ye Aforesayde house & land, for her before Any other, & at my wifes desease ye Above menshoned house and lands to be my soon Aron to him & his for Ever,

secondly I give to my two soons samuell and moses all the remainder of my Acomydations both of medow at ye south and the moable \(\frac{mowable}{\rm nowable} \) land upon ye plaines to be Equally devided betwixt them, and In pertickular I give to my soon samuell all my houseing and land at ye Cold spring, after my wives desease provided alwayes that, that Agrement formerly made betwixt my two soons Samuell & moses, at my wives desease shall stand

thirdly I give to my Loveing wife all my parsonall Easteat both of Liveing stok & household goods to her proper use & behofe, for her Comfortt, and to dispose of at her desease And my will is that my two soons samuell and moses shall during there mothers Life provide yearly haye, & what Else Is needfull for the maintaineing there mothers stok of Cattells, this is my will as witnes my hand in presance of

Jonas Wood Abygall frost Robartt ffurman

June sesions 1671 This will was brought To the sayd Sesions at Jemecoe & Aproved of, & ye widow was by the sayd Courtt Alowed to be Exseketrixe upon the Easteat of her husband deseased, by order of Court by me

Anthony waters, Clark

Oyster baye ye 22th of maye 1684

Then Layd out unto Joseph Eastland Acording to ye towne grant, ye boggy medow at ye head of ye bevor swomp Krick, on ye East side, ye first bounds whareof begineth at A littell mapell tree marked, on ye edge of ye swomp, on ye East side by ye highwaye, yt is layd out A Crose the swomp, & from ye sayd tree, upon a straight lane northwardly to A rock in ye bogs gideon wrights south East bounder of his medow, from thence upon A straight west or northwest line to ye maine Crik, & from thence southwardly by ye maine Crik, to ye Abovesayd highwaye, & from thence by ye sayd highwaye by 2 leading whitoaks marked in ye swomp, & soe to ye littell mapell tre ye first bounder, being bounded with ye highwaye on ye south & giden wrights land & medow on ye East side & north End, & ye maine Crick on ye west be in quantety of boggy medow & swomp more or less, layd out by us survayors for ye towne, wittnes our hands

Tho: Townsend nathanell Colls

(p. 181 Old A)—This Instrument of writing or deed of gifft wittneseth unto all Christion people to whome It maye Come or Any wayes Consarne know yee, yt I Suscaneman Aliss, Runasuck An Indion & Cheefe propriator of all the lands Comanly Called & knowne by ye name of matenecok sittuate & being within ye pattent & townshipe of oyster baye, within ye north Riding of yorkshare upon Longisland, for & upon divars Resons & Considerations moveing me hereunto have frelly & absolutely without Suation or Comepultion, but upon resons & Considerations of severall favors & benifitts formerly reseved from Capt: John underhill deseased, have given & by these presants Acknowlidge to have frely given unto nathanell underhill soon to ye Abovesayd Capt John underhill deseased, forty Accars of wood land upon matenecok & Joyneing to ye East side of ye lands by us ye Indians sould unto Jeames Cok by ye futt path or waye from oyster baye to muschedecove, on ye north side being forty rods broad at Each End or front & reare, bounded south End by ye sayd futt path & one hundred & sixty rods in Length north & south, & at ye north End or reare bounded by oure lands unsould, Including within ye sayd bounds as by me bounded, forty Accars of wood land more or Leess, I sayd & doe hereby owne & Acknowlidge to have frely given as A free gifft unto ye Abovesayd nathanell underhill, from me my heyres Executors Administrators or Asignes for Ever, unto him ye sayd nathanell his hayres sucksesors Administrs or Asignes, To have & to hold occopy posess & inioye as his or there owne proper right titell & intrest for Ever, from Any further Lett hinderance or molestation, from me or Any from by or under me, as firmly to all Intents & purposes as might or Could be written by Any deed of giftt or Convayeance, whatsoever drawne Acording to Law, the Abovesayd forty Accars of wood land as Above spesefyed, as wittnes my hand & seale in oyster baye ye first daye of march 1682

Signed sealed & delevered In presance of us

Tho: Townsend
Iohn ffeke

Suscaneman X Alis

Runasuck his mark & seale O

(p. 182 Old A)—This Instrument of writing or deed of Convayeanc wittneseth unto all Christion people to whome Itt maye Come or Any wayes Consarne know yee yt I Joseph Eastland Inhabytant of matinecok within ye patten & township of oyster baye upon longisland queens County Cordwinder haveing A former grant from ye towne of oyster baye for A sartaine peece of Boggy Medow at ye head of ye bevor swomp river as stands Entred in ye towne book of records of oyster baye in page 232, & since surveyed by ye surveyors of ye towne, & bounded out by them, as by there surtiffycate under there hands may Apeare & stands Recorded, in ye sayd Book of Records in page 180, now know all men by these presants, yt I Joseph Eastland Abovemenshoned, for full satisfacktion in hand Reseaved before ye signeing & sealling hereof, have frelly & Absalutely Bargined sould, & by these presants declare yt I have sould & delevered, ye Above sayd trackt or peece of boggy medow & swomp as granted & surveyed & bounded to me, for Ever unto John davis of ye Abovesayd place & township for him ye sayd John, to have & to hold occopy posess & Inioye, his hayres Executors Administrators or Asignes frelly without further Lett hinderance or molestation, from me my hayres Executors Administrators or Any other from by or under me Layeing Claime thereto by pretence of Any gift grant or Convayeance, whatsoever, for Ever, declareing & acknowlidging yt ye sayd peece of medow & swomp Layd out to it as Abovemenshoned, Is as firmly ye sayd John davises, his hayres or Asignes for Ever as Ever Itt was mine by grant, as wittnes my hand & seale In oyster baye this 4th daye of Jully

signed sealed & delevered in ye presance of us, Tho: Townsend John wright Joseph Eastland O

This Instrament of writting or deed of Convayeance wittneseth unto all Christion people to whome It maye Come or Any wayes Consame know yee, That whareas I Allce Crabb widow Inhabytant In oyster baye upon long Island, within queenes County Emeryca, being Invested & Legally posest & in posesion of all ye land medows Rights & prevylidges: &c—of my brother in law

Anthony wright of oyster baye deseased, as by his will maye Apeare bareing date ye 20th days of ye third month 1673: & proved in ye Courtt of sesions held at Jemecoe desember, 1679: & Confirmed, Acordingly by Letters of Administration under ye hand & seale of Edmund Andross ye then governor of this province datted at new york ye 30th daye of desembar 1680: now know yee yt by vertue of ye sayd power to me given by ye sayd will & Letters of Administration, upon good Resons moveing me hereunto have bargined & sould & by presant posestion delevered unto Robartt Colles of muschedacove, & of ye township & County as Abovesayde, ye one halfe of all yt share or Right of medow yt was my Brother Anthony wrights at ye south, soe Called within ye patten of oyster baye, as it tis alredy layd out & devided, as it stands recorded in oure towne book of oyster baye in page 254 being as menshoned layd out in three devytions, ye first Alottment upon ye west neck being nomber leven, the second alottment being upon unkawaye neck soe Called, & Is recorded in nombar seven, the third devytion lyeth upon ye littell neck Comanly Called Lattins neck—(p. 183 Old A)—& layd out is nomber thirtene, withall to be understood further If Any medow at ye south menshoned, within ye first towne deed from ye Indions be not allredy layd out or devyded, yt ye sayd Robart by vertue hereof, hath full right, to ye one halfe, of what shall or doth fall by proportion, upon devytion to yt share, or right of medow yt was my brother Anthony wrights as Abovesayd, And for A valewable Consideration of sillvor mony In hand by me reseaved from ye sayd Robart before ye sealling hereof, I doe hereby owne & acknowlidge to have absalutely sould & delevered ye one halfe of all yt share & right of medowes at ye south yt was my brother Anthony wrights as Above Inserted & Exsprest, from me my hayres Executors Administra & Asignes for Ever unto ye Above menshoned Robartt Colles his hayres Executors sucksesors or Asignes to have & to hold occopy posses Inheritt & Inioye peasably without Any further Lett hinderance or molestation from me or Any from by or under me for Ever, oblidgeing my selfe my hayres or sucksesors to defend him ye sayd Robartt his hayres or sucksesors, in ye peasable Inioyement of ye premyses, Against Any pretended Claime by vertue of Any giftt grant hayreshipe, or ye like pretences, to ye Confirmation whareof I have hereunto subscribed my hand, & sett to my seale, in oyster baye ye: 19th daye of Jully 1684: & in ye presance of, The valuable Consideration menshoned Is A Leven pounds mony signed sealed & delevered

In ye presance of us, Tho: Townsend Isaac Horner Job wright Nathanell Colles Allce (A) Crabb O mark & seale

(p. 184 Old A)—To all Christion people to whome this \Psantt writting shall Come or in Any wise Appertaine, be Itt knowne by these presants, yt I mark meggs of oyster baye on Longisland in Ameryca, for & in ye Consideration of twenty pounds in hand sattisfyed & payd, have given granted Bargined sould & Confirmed, & by these presants, I ye sayd mark meggs, doe give grant Bargin sell & Confirme, unto Richard harcutt off Jemeca, on longisland Aforesayd, one house & lott with ye prevylidges of Cominidge & ye medowe Belonging to Itt formerly in ye posestion of old mr titass, & Affter him in ye posestion of daniell whithead, but now in ye posestion of ye sayd mark meggs Lying & being at or nere ye East End of oyster baye Aforesayde, bounded on ye East by A lott of Thomas smiths, on ye north by ye streete, by ye south & west by ye Common, To have & to hold unto him ye sayd Richard harcutt, all & singular ye premises with all profitts & Comodetys thereto belonging, unto ye sayd Richard harcutt his hayres Executtors or Asignes for Ever, & ye sayd mark meggs have put ye sayd Richard harcutt into Lawfull & peasable posestion by the sealing & delevyring of these presants, of all & singular the premises, & that ye sayd Richard harcutt shall quiattly & peasably have hold occopy poses and Inioye ye before recitted premises without ye lawfull lett hinderanc or molestation of him ye sayd mark meggs or Any other parson or parsons Lawfully Claimeing for by or under him by meanes of Any former giftt grant bargain or salle whatsoever In wittnes whareof I have hereunto sett my hand & seale the first daye of Aprill, in ye yeare of our lord, 1660

Signed sealed & delevered In ye presance of us John Carman John newman the mark of X mark meggs

О

July ye 22th 1684 Apeared before me mark meeggs Abovesayd & did Acknowlidge this Abovesayd deed to be his Lawfull actt, Confirmed to ye sayd Richard harcutt & yt he had Reseved full satisfacktion for ye same Acknowlidged before me

Tho: Townsend

This Instrament of writting wittneseth to all Christion people to whome Itt maye Come or Any wayes Consarne know yee, yt whareas I under written Allce Crabb of oyster baye widow within queens County upon Longisland in new England was by will of my Brotherinlaw Anthony wright deseased, Invested & Lawfully posest by vertue thereof of All his Lands & moveables, as by ye sayde will maye Apeare, which being proved at ye Court of sesions held at Jemecoe for ye north Riding desember 1679: & Confirmed acordingly by Letters of Administ under ye hands & seale of Sir: Edmund Andross ye then governor of this province datted

at new york ye 30th daye of desember 1680, now know yee yt by vertue of ye sayd power to me given by ye sayd will & Letters of Administration upon divors & good Resons moveing me hereunto, doe by these presants—(p. 185 Old A)—ffrelly give as A ffree gifftt without Any Reservation, unto my soon in law Isack horner, & my youngest daughter Lydiah his now wife all yt home lott in oyster baye yt was my sayd brotherinlaws Anthony wrights being bounded with ye maine street on ye south side & East End, & my soon Job wrights home lott on ye north, & my home lott in which I am in posestion on ye west Exsepting onely six rods square at ye north East End or Corner of ye sayd Lott as alredy Agreed upon for A burying place, & fortty futt square at the south East Corner of ye sayd Lott where ye now (Quaker) meetting house stands which sayd two parsells of ground as menshoned are Exsepted for Ever for ye uses menshoned, but All ye rest or remainding partt of ye sayd Lott with all ye Rights & previlidges in Coman rights thereunto belonging I have & doe by these presants frelly give unto my sayd soon & daughter Above menshoned, & there hayres Executors Administ^{tr} or Asignes to, have & to hold poses & Inioye as there one proper Rights titells & Intrest for Ever, from me my hayres Executors Administ: or Asignes or Any other from by or under me for Ever, as firmly to all intents or purposes as might or Could be written Acording to Law, to ye Confirmation hereof I have subscribed my hand & sett to my seale in oyster baye this 25th daye of november 1684, It tis to be understood all ye Coman rights belonging to ye sayd lott to be devided or Alotted after this date is to be ye sayd Isacks as Abovesayd witnes my hand Signed sealed & delevered Allce (A) Crabb

In ye presance of us her mark & seale O Tho: Townsend Nathanell Colles

John wright

(See Appendix for Anthony Wright's deed to the Quakers for the two above reserved parcels

This Instrament of writting or deed of Convayeanc witneseth to all Christion people to whome it maye Come or Any wayes Consarne know yee, yt whareas I Allce Crabb of oyster baye widow, within queens County upon Longisland in new England, being by law Invested in ye posestion of all ye lands & movable Easteat of my Brother in law Anthony wrights of oyster baye deaseased as by his will proved & Letters of Administration under ye hand & seale of ye governer: Sr Edmond Andross the then governer of ye province maye Apeare, by vertue whareof & for A Considerablle valew, ye sum of seven pounds sillvor mony in hand payd mee before ye signeing & sealing hereof, have bargined sould & by presant posestion delevered unto my soon Adam wright of ye same towne & County ye one half of all yt

right of land yt was my brother Antony wrights upon hogisland as layd out to him by ye survayors Chosen for yt purpose & ye one half also of yt right not yett survayd or devided to be & for ye sayd sum of mony as Abovesayd doe, by these presants, Confirme what is Above Exspresed ye one halfe of all yt right of lands upon hogisland formerly my brother Anthony wrights deseased unto ye sayd soon Adam wright his hayres Executors Administrs or Asignes to have & to hold poses & inioye as his or there one proper right titell & intrest for Ever from me my havres Executors Administre or Asignes or Any parson from by or under me for Ever, as firmly to all intents Construcktions or purposes as might or Could be writen according to law, to ye Confirmation whareof I have subscribed my hand & set to my sele in oyster baye this: 25th daye of november 1684 signed sealed & delevered

in ye presance of us,

Allce (A) Crabb O marke & seale

Tho: Townsend. Nathanell Colls,

John wright, ye share of medow layd out to yt right exsepted

(p. 186 Old A)—Know All men By these Psants yt I Adam wright within menshoned doe wholly & fully delevere all my Right, & Intrest of ye within menshoned, premises unto Joseph Ludlam of oyster baye Cooper, to which Asignement I sett my hand this 16th daye: 12th month 1684/5 haveing Reseaved full satisfacktion, ye Above writen Confirmed by mee witnes my hand Adam wright witnes John dewsbury

Isack horner

mary wright

Tho: Townsend

(p. 268 Old A)—(being the reverse end of the book, the pages of which are numbered consecutively from the front, hence here appearing in a retrograde order, as they do also in New Book A.)

Oysterbay ye 27th of September 1668

Ordered by ye town that ye deed of Sale which Richard painter Made to Richard Latting is by free Consent to be Recorded by ye recorder

30th of November 66 Ordered yt all ye Medow one Oake Neck & pine Neck shall be forthwith Laid out to ye Inhabetants of ye Towne to Every allotment his Equal Sheare

Ordered yt Nicholas Simkings & Richard Harcott, is to lay out Oake Neck and pine Neck Medoes into 39 Sheares & to have 6d \$\text{#} Sheare for layeing it out, & for those yt bring not thare paye ye Layers out is to have ye use of ye Medoe, untill such time ye are paid

Ordered yt hence forth, by ye 21th of May all Cattell, of what kind soever shall, be cleared of $\langle f \rangle$ of Hogg Island, & any person

or persons yt shall make a breach of this order, shall pay if Lawfully convicted, to ye prosecuter $12^d \oplus \text{day}$ for every head $\oplus \text{vided}$ yt any person may bring on Either horses or Oxen to doe his nessesary occations, so yt ye Seacure them, from doeing thare Nighbors Damage,

Ordered yt any person yt hath any interest upon Hogg Island, Shall at or befor ye last of March, make his Share of fence acrose ye Island, whare it shall be laid out and whome so Ever shall be found defective, in his sheare, against hogs or greater cattell, shall pay for his deafect, Every day five Shillings,

Ordered yt Nicholas Simkings & Richard Harcutt, is to lay out ye Calves pasture to Every one a Sheare, & they are to have 6 pence for Every Sheare laying out

December A Town Meeting held and Ordered yt Richard Harcott, Robert ffurman shall have theare lands Entered, it lawfully Appeareing in ye face of ye Towne yt they have a Just Right to them:

Lorence Mote being Plantive Arested Nathanyell Coles defendant [] and caled a Corte, ye 16th Jany 1666 & not apearing [he is charged with cost] of Corte, This 16 Jany 1666 ye Plantive [] Lorence Mote Plantive & Nathanyell Coles Deffendent doeith both agree to stand ye determination of this \$\partial\$ sent Cort:

Mosis Mudge of Hemstead doeth attest yt Nathanyell Coles sold unto lorence Mote, which he bought of Marke Megs, & ye said [] Marke Megs, and for ye said Coles his bargaine, ye Sd Lorence Mote, is to give him 55 posts Six hole posts, (i. e. fence posts mortised for six rails, or long enough to be so mortised. See illustration in the Farmers Almanac.) & ye said Lorence Mote did Ingaige, to clere Nathanyell Coles of his bargaine, from Marke Megs, & to give ye said Megs Suffistient seacurities, yt ye Said Coles was to delever ye said horse ye Corte vardict is, We find for ye Deffendant Cost of Corte according to Evidenc and ye play made befor us: ye 16th of Jann¹⁷ 1666

The 8th day of Apprill 1667 Danyell Coles is Chosen Constable for this p'sent Yeare: Overseers Chosen: Richard Harcott, Nathanyell Coles John Townesand Senj: ffransis weekes

Ordered by ye Towne yt fforth wth A Pattaine, for our Towne shall be Seacured

19th Ordered yt the Medo, betwene Beaver Swampe & John Townesands Sen^J his Medow: is given to Thomas Townsand, being Sold by John Digeson, to Thomas Townesand, which Share of medoe was John ffinch:

Ordered yt John Digeson shall keepe a Suffishtient Gate & barres at East[end] betwixt his Medoe & home lote, & ye said Digeson is to have ye grasin of ye way,

Aprill 1667 Laid out & Given by ye Towne to John Wright, & peece of Land Eight poole wide & tenn polle in Length:

204

(p. 267 Old A)—[Laid out] to Nathanyell Coles A pece of Land being & lying between ye Ash swampe one ye East side and ye highway about a halfe An acker, laid out to him by Hennery Townesand & Nicholas Wright, this last of Aprill 1667

Ordered by ye Towne yt James Cocke, shall have ye Swamp, at ye west End of ye Towne beyound ye Mill River, which is at ye three Run provided it be not prejudisall to any highway:

Decemb: ye 11th of 1667 Ordered by ye Towne yt ye Constable & overseers: shall make a Levie on ye Towne, for 6£ wch is dew to Jonas Holstead wch is for ye higher (hire, i. e. rent) of ye forte Neck:

Ordered by ye Towne yt John Robings, hath Liberty to take up a home lott or as much as ye place Cunvenyently will alow: & Comonage belonging to it by ffransis Weekes one ye West side, wch is to be layd out according to ye dischrestion of ye layers out

23: Ordered by ye Towne yt Josias Latting shall have two Ackers of land, Adjoyning to Caleb Wrights land, to be layd out, at ye dischreshion of ye layers out & also Comanage, as a Townesman:

23: December, 1667 Ane Action of Debt Entred by John Coles, of Oyster Bay against James Pitnie, to ye Plantives, (ordered) Damage, & debt one pound, Sterling,

Oyster Bay ye 3 day of ffebry, 1667 An Action, of dept entred, by John Tredwell, Plantive, Against James Pittne, Deffendant, ye Sd plantives, debt, is two pounds which hee Claymith, & damage, of ye Sd Deffendant,

17. Ordered by ye Towne yt any man whatsomever, belonging to ye Towne, shall at any time kill a wolfe or woules, hee shall have from ye Towne for Each wolfe fifteene shillings, which hee shall have, paid out of a Towne Raet,

Aprill ye 8th 1668 Nicholas Wright is Chosen Constable for this prent yeare Overseers Chosen ffransis Weekes: Hennery Townesand: James Cocke: Thomas Townesand:

July ye 15th 1668 Layd out given & granted by ye Towne unto Joseph Ludlam, apeece of land lying one ye South East Side, of ye Runn which is now by ye Smith Shop and bounded, one ye east with a Chasenut tree, one ye south with a highway & one ye west with ye Runn: ye above Said land being two Ackers more or less, & ye Said Josep Ludlam doeith Ingaige when he leaves ye Towne, yt ye Towne shall have ye aboveSd land, againe provided ye (Town) give him as much, as an other man, will and yt ye aboveSd Joseph Ludlam, is to have previlidge, in ye Comons, as other Townes men have

A Towne Meeting held this, 10th of October 1668

Ordered and agreed by ye: Towne, yt Matthias Harvy shall have thertye Shillings, for this prent yeare: ye which is for writting of all public, matters which Cunserens ye whole Towne

Surveors Chosen for this p^rsent Yeare: ffransis Weekes: Nathan Coles: Rich Harcott: and yt ye Sd Serveors shall have of those which ye lay out Lands to, shall have Six pence per Acker:

It is this day ordered by ye Towne, yt any person or persons whatsomever within ye Bounds or Confines of our Towne shall by ye Last of November next, Appeare to ye house of Anthony Wrights befor ye Constable, and Overseers, & then & theare bring in theare Deedes, or make it appeare by lawfull & Suffishtient Evedences: or Record how ye holds ye Lands, yt all such Lands may be recorded, in ye Towne Booke, & those which shall be negligent heere in, must Expect to loose any Such lands ye lay, pretence, unto

(p. 266 Old A)—A Cort held in Oyster Baye this 3 day of ffebry 1667 Dannyell Coles Constable Rich Harcott, & ffransis Weekes, Overseers:

Whareas theare was an Action of Debt Entred, by John Coles Against James Pittnie haveing ye Evedence of Matthias Harvy & Danyell Coles, yt ye Sd Pittnie is indebted to John Coles, Seaven Shillings & Six pence, wee ye Cort doe Auguge, (agree) ye Sd Pittnie or his Estate; to be Respontiable to John Coles tenn Shillings:

3: Wee finding for John Tredwell Plantive, hee haveing made his Debt Appeare, yt ye Sd Pittnie Deffendant, or his Estate, shall pay to ye aforeSd Plantive, for his dept & Damage, & Corte Charges: two pounds fifteene, & Six pence:

At a Towne Metting held this 10th of October, 1668 It is this day ordered by ye Towne, yt Our Smith John Thomson shall have for his home lote, five Ackers, of Land, forth with Layd out by ye Serveors:

10th It is this day Ordered, & agreed by ye Towne yt ye Wido Crooker shall have yt house, & Land, which shee now lives in, dewring her life, & affter her deacease, to Returne to her, Children.

Nathanyell, Coles, ye Sonn of Nathanyell, Coles of Oyster Bay, was Boren ye 24th of August, in ye Yeare of our Lord 1668

Martha Coles, ye Wiffe of Nathanyell Coles of Oyster Bay Departed, this wourld, ye 17th of September, and in ye Yeare of oure Lord One Thousand Six hundred, & Sixtie Eight, 1668

Oyster Bay ye Last of November 1668

Given & granted by ye Towne, A Share of Medo at ye South unto James Cock:

Ordered by ye Towne yt John Wright, shall have, Comonage, to ye lott his father, hath given him, but for medo in Oake Neck & Pine Island he is to have noe Sheare:

Ordered & agreed by ye Towne, yt all former, orders, made befor ye yeare, 64 are void, & of noe Effect, yt is to say all Such orders, as shall any wayes hender, any Townesman, for ye takeing up, of lands within, a Mile of ye Towne, also ye Towne doeith, agree, yt all Swampes, & Comon Medoes shall when ye Towne Seeith a Convenient, Oppertunytie to be layed out to every Townesman, his Equall proportion or Sheare, & also Every Townesman, hath his Liberty to take up Six Ackers of land, as neare ye Towne as Convenyently hee can: soe yt ye Serveors, seith yt it doe not infringe, any high wayes

Ordered by ye Towne yt Richard Harcott shall have ye Swamp against his house, & ye marsh allso, in lew of his Sheare, of Swamps, & Comon medoes, he leaveing a high, way for Cartes round it, hee Except his sheare of Oake neck & pine Neck medoes:

Ordered by ye Towne yt Josias Latting shall have ye swampe against his house ffor his Sheare of, Swampes & Coman Medoes

Ordered by ye Towne yt James Cock shall have, ye Easter end of ye three run boges, to ye halfe of it, up to ye upland, in lew of his Sheare of ye swampes & upland, Oake neck medoes & pine Island medoes Excepted:

(p. 265 Old A)—Oyster Bay ye 1th of December 1668

Granted by ye Towne to Thomas Townesand, yt he hath Liberty to Leave a highway of two pole wide betwene ye Wido Crooker, & him & also to run up ye hill three rod higher then his fence now is & soe to run upon a Square against Nicholas Simkings his house ye waye is to be left if there be nede of it:

Ordered by ye Towne yt John Digeson shall have, two Ackers & halfe of ye Mill Swamp Joning, to his lott, for his two Rights, of Swamps & Comon medoes which is to be layd out Excepting Oake neck medoes, & pine Island medoes ye rang(e) to run, Sutherd into ye Swamp, as ye fence now Stands:

Ordered yt John Thomson, shall have, for his Sheare, of Comon Medoes & Swamp, which is to be layd out, ye rest of ye Swamp, whare James Cock hath taken up his Sheare: which is ye other halfe:

Granted to John Thomson fower acker of Medoe at Oake Neck Given & granted by ye Towne to John Thomson a home lott Containing five Ackers more or less, bounded by ye highway one East, Anthony Wright one ye South, & one ye west, & ye lot yt left for trasemen, (New A gives this as Tradsmen) on ye North:

Given & granted unto John Weekes, & Joseph Weekes, in lew of theare Sheares of Comon medoes & Swampes, apeece of medoe,

lying above ye Wido Townsend feild bounded wth a Carte way on ye north, on ye east wth ye high hill, on ye west a high hill, one ye south a vallew: pine & Oake Neck Excepted

Granted unto Gideon Wright in lew of one Sheare, & for his sheare of Comon Medoes, & Swampes: a peece of Swamp, joyning to John Digesons buting against ye hollow, yt up to Gideon Wrights lott & a Crosse ye Swamp, of two acres one, a West line: Oake Neck & pine Island medoes Excepted:

Granted to Henry Townesand, by ye Towne for his Sheare of Comon Medoes & Swamps: a peece of Swamp, & upland, Bounded, one ye East with John Digesons, on ye west wth ye Mill dam, being front bounders, on ye north wth ye highway, & Sutherd as far as John Diges, (same in New A; means Dickinson) parte goes: ye South bounds is Gideon Wrights, & Henry Townesend doeith Concent, yt if ye Mill be forfetid to ye Towne, yt ye have liberty to dig Earth upon ye upland for ye mending of ye Mill dam, Oake Neck & pine Island medoes Excepted

Granted to Samuell Weekes, by ye Towne, in lew of his Sheare of Comon medoes, & Swamps, three Ackers of ye Hassucks lying betwne ye too further must runs, goeing to Huntington: ye medoes at Oake Neck & pine, Island, Excepted:

Granted & given by ye Towne, unto Matthias Harvy ye land betwne his medoe, & home lott, hee leaveing a highway of fower pole wide: & I Matthias Harvy doe ingaige: to leave oute, a pole of land of ye Corner of my fence, ye north Corner

Ordered yt John Wright shall have two Ackers of ye Mill Swamp Adioying to Gideon Wrights, to run a Cross ye Swamp:

Ordered by ye Towne yt Nicholas Wright, shall have, in lew of his Sheare, of Swamp, & Comon Medoes, three Ackers of ye Mill Swamp Joyning unto his Sun Johns, pine Island, & Oarke Neck Excepted

(p. 264 Old A)—Oyster Bay ye 1th of December 1668

Ordered by ye Towne, yt ye Wido Townesand shall have in lew of on Sheare of, Comon Medoes & Swampes, ye remainde of ye Mill river Swamp which is buting against her land, leaveing out of her lott an acker of ye hill, on ye north Side: Excepting Oake neck Medoes & pine Island, medoes:

Ordered ye Towne yt Robart ffurman shall have for his Sheare, of Swamps & Comon Medoes, all ye Medoes yt are betwixt ye highway going to huntington, & his house at Cold Spring: Oake Neck & pine Island Medoes, Excepted:

Given & granted by ye Towne, to Josias Latting a peece of land lying by his ffathers Nicholas Wrights grass plott, and Cuntaineing, Six pole in Length, & two pole in breadth, ye length, is to run by ye side of ye Said fence:

Granted by ye Towne, yt Mosis ffurman, shall have in lew, of his Sheare of Swamps & Comon medoes, two Ackers of Haseky medoe Joyning to ffransis Weekes, Oake Neck & Pine Medoes Excepted:

Ordered yt Nicholas Simkings, is to have in lew of his Sheare, of Swamps & Comon medoes, ye Swamp, against his front, to range from ye littell mapel, tree in ye swamp to a great Oake Stumpt against his dore, a highway betwne Thomas Townesend land & ye Swamp two pole wide, of ye East side a Suffishtient highway betwne ye two old lots & ye Swamp: Oake Neck & pine Islands medoes Excepted:

Ordered by ye Towne yt Samuell Andrews shall have, in lew of his Sheare of Comon Medoes, & Swamps, ye Swamp, which is Joyning to Nicholas Simkings, & soe to Cum a pole north of ye bridge Oake Neack & pine Island medoes Excepted:

Ordered for this yeare ffransis Weekes Samuell Andrews Matthias Harvy is to be Surveors

Ordered yt John Thomson Shall have a peece of land from his grinding stone, upon a Strigh line to a Stumpt near ye layning tree: & soe to ye run:

Oyster Bay ye 6th of December 1668

Whareas I Richard Crabb of Oyster Bay, on Long Island within ye Tettitories of his Royall Highness, James Duke of Yorke, haveing impowered, my loving friend, John Thomson of ye aboveSd Towne, to demand of John Hobie Tenn Poundes & of Johnathan Rennolds, Sixteene pounds, Sterling two persons liveing, both, at Grinnidge, I ye abovesaid Richard Crabb: doe owne ye bills, which I had of these two men aboveSd to be [lost] but upon ye recept of ye moneys as aboveSd: I doe Athorise my Sd Atturny to give full discharges: & to record in Grinnidge (Greenwich) Records yt ye Bill is lost:

Layd out to ffransis Weekes Twelve Ackers, of Land by Matthias Harvy ffransis Weekes ye Sd land lyeth neare ye south east End of his lott, in length fortie fower [pole, in] breadth, fortie pole.

(p. 263 Old A)—In Oyster Bay ye 10th of December 1668 Layd out, by ffransis Weekes, & Matthias Harvy, Nine Ackers of land Containing in length, 56 pole, & in breadth 28 pole, unto Matthias Harvy & Danyell Coles, ye AboveSd Lands, lyeth, nere Samuell Andrews, lott, & bounded, with a walenut tree, one ye East, & one ye north, & one ye south, with walnut trees one ye west with a white Oake,

Matthias Harvy hath Twenty Ackers of Land laid out to him, on ye East End of ye Runes, neare ye beginning of ye Mill Streame, betwee ye run, & it Reachith neare ye highway yt goeith, to Hem-

stead, It is Sixtie pole in length, & 64 pole in bredth, ye 29th of ffebreary 1663

Laid out to Nicholas Simkings, Six Ackers of land in length, 40 pole & breadth 24: pole,

Layd out to James Cock, 28 pole of ye Easter end of ye boges, & six Ackers of upland, Joyning to it, being 40 pole in length, & 24 pole in breadth, James Cock doeith ingaige to leaive a highway of three pole, wide, betwee ye boges, & his upland, & he is to but one ye highway on ye East End

Laid out to Thomas Townesand, two Ackers of upland, at ye head of ye Cleft Swamp on ye west Side, laid out more three Ackers of Land, knowen by ye name of ye Mulberie feild, Containeing in length twenty eight pole & breadth 17 pole

Laid out to Benjamen Hubard three ackers of land, in length 30 pole & bredth 16 pole: neare the head of Tho Townsends home lott, upon the hill,

A Towne Meeting held, & Ordered, yt Capt. John Underhill, is to have, for his labour & paines taken, about ye afares, of our Towne, one pound five Shillings, to be levied forth, with in a Towne Rate,

A Towne Meeting held ye 29th 1668 Ordered yt forthwith the Surveors, are to lay out ye Ash Swampe, & soe much upland to it as ye shall see convenyent, unto Nicholas Davis being a giuft from ye Towne & also to lay out, at, ye poynt, of ye East side, of Matthias Harvy his Medoe a peece of Land containing: in length, thertie foote, & breadth, Twentie foote, & ye Sd Nicholas Davis hath Libertie for ye makeing of a wharfe into ye Sea:

Laid out by ffrancis Weekes, Matthias Harvy Samuell, Andrewes, unto Nicholas Davis, ye aboveSd, Swampe, & Lands:

Granted & given by ye Towne, to Matthias Harvy, ye Land yt lyeth beetwne, his fence, & a great Chasenut tree, & soe to run into ye ash Swampe, to a Smale tree, w^{ch} is now Standing, neare about halfe way Matthias Harvyes, fence, w^{ch} is now, therow ye boges

Laid out by ffrancis Weekes, Matthias Harvy, & Samuell Andrewes, to Richard, Harcott, ye Swamp, & marsh ground: befor his dweling house wth highwayes round it on ye west, with a highway of fore pole broade on ye North with ye Beach, on ye south ye Streete Six pole wide, & on ye East, ye South East Corner, Six pole wide, & ye North East Corner, fower pole wide:

Laid out by ffransis Weekes, & Matthias Harvy, to Danyell Blyeth, five Ackers of Land on ye South side of Rob: ffurman, Containeing in length forty pole & Breadth twentie pole, he leaveing a highway of Six pole wide, becetwene his lott, & Matthias Harvyes lott,

April ye 5th 1669

Rich: Harcott is Chosen Constable for this preent yeare, Overseeres Chosen, Henry Townsend, James Cock, Thomas Townsend, & Matthias Harvy,

(p. 262 Old A)—Ordered by ye Towne yt all ye Land, at Hog Island, without ye Coren, feild fence, is for this preent yeare, to be a Calves Pasture, & yt Every man yt hath, a hole Sheare, or right, one Hogg Island, may for his Sheare, if hee hath, medoe, without ye fence, put one 4 Calves, & if noe medoe, without ye fence, three Calves for his right, & if any man shall, Exceede ye Stint above Expresed, he shall pay to ye Oners, for Every Calve, soe put one 5° & also for this preent yeare, it is ordered, yt noe man whatsumever shall put or Cause, to be put, on, Hogg Island, any Swine, & ye person yt shall soe, make a breach of this order, shall pay for Every Swine soe put on, 10° & upon notice given, to fech them forthwith a way

A Towne Meeting held this 22th June 1669

wee Danyell Coles, Thomas Townesand, Mosis ffurman, & Isack Dottie, all of Oyster Bay, doe ingaige our Selves, Joyntly & Seavearll, unto ye Purchasrs or Owners of Hog Island, from this day, & untill A ffortknight after, next Michalmas or aweeke longer, if fowel weather, doeith soe hinder yt men cannot git of there Cropes, wee ye AboveSd parties, as abovesaid, doe ingaige to maintaine & Seacure, ye East & West End, of ye Watter fence one Hogg Island: & if any damage shall befall any man by our neglect of not keeping up ye Watter fence: wee ye a boveSd parties, doe ingaige to pay ye Damage, & also wee doe ingaige, to keepe up & mainetaine all ye Comon fence, on ye East, & West, Side

23 June 1669 Ordered by ye Purchasers, & Owners of Hog Island, yt whareas Danyell Coles Thomas Townesand Mosis ffurman & Isack Dottie; have Ingaiged to mainetaine & seacure, our Watter fence, at Hogg Island, wee doe ingaige to pay to ye aboveSd parties, Each man for his Sheare, one bushell of Indian Coren & if any man doeith deny to make true payment when demanded by ye aboveSd parties, after theare Searvis is dunn, ye Constable by us, is forth with impowered, to take it by distres, & also wee ye Purchasers, & Owners, of Hogg Island, doe impower ye aboveSd parties yt if any of us, shall leave in ye Coren, ffeild, any horse or horses, or Oxen, or Working Cattell, soe yt they doe or may doe damage ye keepers of ye fence aboveSd, are forth with to take them into theare Costide, and to take of ye Owners five Shillings, for Every head, of such horses or Cattell, or to keepe them, in there posestion untill ye Owners, will, or doe make true payment,

A Towne Meeting held this last July 1669 ffrancis weekes & Rich: Harcott is chosen, to veiw ye fences

on Hog Island, and Every man, yt hath any Right theare, is to make his fence Suffishtient, & to make it five foote high, & every time yt is found deffective, thearein, after ye Seacond day of August next, is to pay for Every dayes Neglect 10° for [not] keepeing his fence Suffishtient it is to be understood, yt [the said] fence is to be keept up untill, mens, Cropes are ripe & feched [and] ye Constable is to take, up those fences forth with, by distr[aint] to keepe them, for ye Townes youces,

(p. 261 Old A)—In Oyster Bay ye 8th July 1669

An Action of ye Case Entred, by Richard Latting of Oyster Bay Planter Againest, Hennery Soper of Huntington Deffendant:

August 2th 1669 Layd out unto John Tompson 4 Ackers of land at Oake Neck about 20 pole of eye Beach Containing, in length, 50 pole & in breadth 13 pole, layd out by us Mathyas Harvy & Sam: Andrewes:

A Corte held, ye 4th of October 1669 ye Vardick of ye Corte is, wee find for Thomas Skidmore plantive, yt Josias Latting Deffendant shall pay unto ye Sd plantive, ye full Sum of three pounds two Shillings, & two pence Debt with Cost, & Charge of Corte, both Included

Rich: Harcott:

A Towne Meeting held this 7th of October 1669

Given & granted, by ye Towne of Oyster Bay, unto George Dennis, three Ackers of Land, be it more or less, lying & being on ye North side of John Tompsons Lot, with Comonage belonging to it, & if ye AboveSd George Dennis, shall within A twelve month & A day build on & fence ye Said Lott, yt then ye Sd Lott is to be his, & his heires for Ever if not, neither fenceing nor building, be accomplished, within ye time, Above Expresed, yt then ye aboveSd Lott, & Comonage is to returne to ye Towne againe:

Ordered by ye Towne yt ye Streete from ye Mill, unto, Robert ffurmans Lott is to bee Six pole wide, in ye Narrowist place,

And also from ye head of ye Pine hollow, to ye head of ye Dock, on ye west Side, ye highway to be six rode wide in ye Narrowest place: And also Against ffrancis weekes, House, a highway of two pole wide, downe to ye Sea, from ye maine Street: And betwne ffrancis Weekes lott, & John Robings lott, a high way of two pole wide: into ye woodes. And betwne Richard Crabbs & Samuell Andrewes, a highway of Six pole wide into ye woods: A highway from Sam: Andrewes, downe to dock by Matthias Harvys house: \(\lambda worn away \rangle \) and from ye Swamp to Matthewes Lotts a highway of Six pole wide: A highway betwne Josias Lattings & ye Swamp of fower pole wide, & a highway on ye west side of ye Swamp: against Edmond Wrights yt was formerly granted to Caleb Wright of fower rod wide, & these two wayes turns in to one, from ye South East end of ye Swamp: &

soe to ye pine hollow. & A highway of Six rode wide: A highway betwene Gideons Wrights, & John Wrights, of five pole wide or theare abouts: A highway betwene Nicholas Wrights & John Wrights & Gideons, to Remaine as now it is: A highway betwene John Digeson & Gideon Wrights land of two pole wide at ye South End next ye maine Streete: A highway of two rode wide, from ye Mill, to ye Water side betwene ye head of ye dock on ye west side, to ye Creekes mouth to remaine as it is, and soe one, East Side, to remaine as it is ye highway: & on ye North Side to remaine as it is: A highwaye from ye maine highwaye, on ye East side of John Richbills orchard of foure rod and a halfe downe to the watter side

(p. 260 Old A)—A Towne Meeting held ye 15th of November 1669 Wee ye Towne doe Agree, yt whareas wee are like to Suffer great damage, for ye want of our Mill Trench being Skowerid, & Seaverall person being negligent in doeing theare Share or Shares, wee doe agree by ye last of this pressent Munth: Every man to finish and Cumpleat, his Share or Sheares & those yt shall be negligent thearein, soe yt theire Share or shares, is not dunn, by ye time above Speacefied wee doe Impower, ye Constable, to higher men, to doe & finnish ye said worke & to take of ye persons soe offending pay for ye men, which hee shall hyer, & for his owne Labour & time, & if denyall be made of payment, then hee is heereby impowered, to take it by distraint, & if ye Constable shall bee, opposed, in doeing his office, of this our act, he hath heereby power to take assistance as hee Seeith Cause: It is also Ordered yt whareas Rober Williams, Wido Willis & Robert Coles, was by forgitfulness left out of ye aboveSd Worke, ye Constable is impowered at Sum cunvenyent: time, to call them to Sum publick work, as hee shall see cause, & if denyall bee made: ye Constable is impowered to higher men, & see it dunn, & take payment as above Expressed: & this publick worke to be dunn, within two Munths, after ye date above written

(p. 260 New A)—A Town Meeting held ye 13th of November 1669

Given and Granted by ye Town 20: Acres of Land Lying and being, & Bordering, on ye Land Bought by Richard Townsend of Robert williams, and Lying on ye North side of ye Line Which was run, by Nicolas Wright, Henry Townsend, and Samuel Andrewes, as a Line of Division betwixt ye Town Lands, and Robert williams Land ye aboveSd 20 Acres Is freely Given, by ye Town of Oyster Bay, Unto Richard Townsend, His heirs or assignes forever:

A Towne meeting held ye 4th of Decemb: 1669 And Samuell Andrews by free Cunsent, of ye Towne is Chosen Overseer this preent yeare:

An Action of debt Entred by Matthias Harvy of Oyster Bay Plantive Against Danyell Blyeth Deffendant, this 4th Decemb: 1669

An Action of debt, Entred by Samuell ffurman of Oyster Bay Plantive against Danyell Blyeth Deffandant: ye 4th Decemb: 1669

An action of ye Case Entred by Samuell furman, of Oyster Bay Plantive against, Josias Latting of Oyster Bay deffendant: ye 4th Decemb: 1669

An Action of debt & damage Entred, by Gideon Wright of Oyster Bay Plantive, Against danyell Blyeth Deffendant this 6th of Deacemb: 1669

An Action of Vniust (unjust) molestation Entred by Josiah latten, Against samuel ffurman defendant: this 6th of desem-

A Towne corte held this 6th of December 1669 & ye Corte Seith it Convenyent, to proroge, ye Corte, untill ye 20th of this

Richard Lattings protest against this preent, Towne Corte, & hath Sworen yt hee made, his protest, befor ye Corte sate, which is a false Oath this 6th Decemb 1669 ye Corte weh sate ware Richard Harcutt Constable Henery Townesand, Thomas Townesand, Matthias Harvy, Overseers: ye persons wen ware then psent: ware Gideon Wright; Richard Crabb, John Rudick

(p. 259 Old A)—This 6th daye of desember 1669
This declareth yt we Josias latten and samuell ffurman of oyster bay, do owne our selves ffully satesfied one with ye other In referanc to all debts Bonds or oblygations fully ended betwene us from ye beginning of ye world to this day and our fatthers also Richard latten and Robbart ffurman as wittnes our hands for our selves and In ye behalf of oure ffathers

> Josias llattin Samel fforman

A Corte held this 20th of Decemb: 1669 Richard Harcutt Cunstable, Overseers Henery Townesend Tho: Townesend Sam Andrews Matthias Harvy:

Ordered by ye Corte yt all Such debts, as are made appear dew from Danyell Blyeth, is to. be paid, by ye Constable, out of ye Estate, of Danyell Blyeths-

£	5	đ	
03	12	10	To Mathias Harvy as appeared by bills & account, and Corte Charges,
00	11	00	To Thomas Townesand, for debt, & Corte Charges.
01	03	0 8	To Josias Latting Debt
00	12	00	Mary Latting debt

02	06	To Sam Andrews debt
06	00	To Simon Lane on George Dennis Acct:
15	00	To John Rudick for debt:
09	06	To ffransis weekes
12	00	To Mosis ffurman:
08	09	To Merriam ffurman & Robert ffurman
17	08	To Rich: Harcot: debt & Corte charges:
03	01	To Anthony Wright, & his Swine returned to
		him
12	06	To Hennery Townesend
16	00	To John Robings
09	00	To John Tompson
14	02	-
	06 15 09 12 08 17 03	06 00 15 00 09 06 12 00 08 09 17 08 03 01 12 06 16 00

Whareas Gideon Wright, made Sale of a Sertaine percell of Land unto Danyell Blyeth: ye said Blyeth deaparting this place, & makeing noe payment for ye aboveSd Land: ye Corte doeith order yt ye Deede of Sale, & Bill of debt: is both to be Canselled, & ye said Lands, to remaine, unto Gideon Wright Againe as his Just dew -Whareas Richard Latting, did leave in our hands, two Bills of Danyell Blyeth for us to Judge, of & put an End to, wee haveing taken those bills into our Searious Consideration doe Order ye Said Rich: Latting, to take into his hands ye Chattels againe, which ye Sd Blyeth was to have of him: And Whareas Mosis ffurman and Danyell Blyeth did worke togeather in ye procuring a percell of hay web is now at ye South, wee doe Order yt the said hay Shall be Equally devided, betwne Mosis ffurman & Rich: Latting they Each of them a man or men for ye Equallytie of devishtion & if ye aforeSd parties cannot, agree: then ye Constable is to chuse tow men, to make ye devistion: & also having put an End to ye Said difference: wee have canselled ye Bills, which ware betwee Danyell Blyeth & Richard Latting.—It is Ordered yt ye Constable shall pay, unto all Such persons, which are approvid [the sum of] theire debts, & after all debts are cleareid,—(p. 258 Old A)—and all Charges whatsomever, if any of ye Estate be left, ye Corte is to keepe it in his hands, for ye use of Danyell Blyeth,

It is Ordered yt ye Constable shall call Thomas Marting to Auct (account) and make it appeare, how & in what hee, hath paid his Share, of Accounts, betwee Danyell Blyeth, & him Selfe, & if hee shall refuse ye Constable, is hereby impowered: to Arest ye Estate of Thomas Martings to bring him to An account:

20th Decemb: 1669 And whareas Mosis ffurman, & Danyell Blyeth, did worke togeather at ye procuring a percell, of hay which, is now at ye South wee ye Corte doe Order. yt ye said

hay shall be Equally devided betwne, Richard Latting: & Mosis ffurman: ye Each of them, to chuse, a man or men for Equallytie, of Devishtion, and if ye aforesaid parties Cannot agree then ye Constable, is heereby impowered, to Chuse tow men, to make ye devishtion, & both Constable, & ye men weh hee shall chuse, Shall have, Suffishtient Satisfaction, for theire time & truble, out of ye Estate, of Either of ye parties, abouesaid, which, will not Stand, to ye Cortes Sentance:

An Action of Debt, Entred by Benjamen Huberd of Oyster Bay Plantive, against, Richard Latting of Oyster Bay Deffendant this last of December 1669

A Towne Meeting held ye 12th Jannuary 1669

Whareas James Cock hath purchased of John Tompson: a peece of Medow weh was given him by ye Towne upon ye request, of James Cock, ye Towne hath given him Leave: to lay dounn as much of ye South End of ye Medo, as hee shall think fitt, & to take up as much at ye North End as hee shall laye downe, at, ye South End Pvided ye Sd James Cock doeith leave A Suffishtient highway, for Carting—And James Cock also doeith in the presents of ye Towne, Ingaige myselfe heires & assignes, for Ever, to leave out of my Land at Muntinacock, for a highway for ye Townes use on ye west side of my land, one pole wide, ye whole length of my land & on ye North End, Joyning to ye Medoe weh was given by ye Indians, to Capt. John Underhill, Six pole wide, ye bredth of my Land,

Ordered by ye Towne, yt whareas thare hath bin grants, of house lotts, to seaverall persons, & they not fulfilling ye Towne Order, but have forfetid theire land, to ye Towne againe, by reason, of not building & fencing ye said Lands, ye Towne, doeith in theire Clemency, againe, geive ye Sd person, A Twelve munthes times, to build & fence theire Lands, wthin ye time prefixed, or Elce for Ever to loose, theire former grantes, wth ye previlliges, theire to belonging: & ye Sd Lands or grants, to returne to ye Towne againe: which shall not fulfill this Order: ye persons negligent heerein are heere beneith written John Robings, Joseph Ludlam: John Weekes: Edmond Wright Josias Latting: and John Wright:

14th ye Widow Townesend hath granted to her: for one Share of towne Medoes & Swampes ye remainder of ye swampe, which lyeth in ye Reare of her home Lott which peece of Swamp Joynes ye Swamp which was given to Josias Latting.

(p. 257 Old A)—January ye 14th 1669

The Boges lying & being at ye South East side, of ye poynt of trees or Landing place being bounded at this present by Latemore Sampsons lott on ye South, on ye South East by ye Land which was George Dennes on ye North by ye Edge of ye Boges & one

ye west, by ye Edge of ye Boges ye abovesaid peece of Land, is granted unto Matthias Harvy in Lew of a Share of Comon Medoes and Swampes, whareas it is Supposed this peece of Land to be Comon, wee ye proprietors, of Comon Medoes & Swampes: doe allow ye abovesaid peece of Land, to bee Matthias Harvy, for Ever: but in case any man, can shew, a better claime to this abovesaid Land, then I Matthias Harvy doe, and will, relinquish my intrest, which is now granted mee,

19th Layd out by Samuell Andrewes & Matthias Harvy for Henry Townesend A peece of Land lying & being, Neare ye Round Swampe by ye Edge of ye Playnes: being bounded, by ye lyne Southward weh partes Robert Williams land & ye Townes Land, ye west, by ye foote of ye highest hill ye North bounder in A hollow, runing Eastward to ye highway, & soe to ye Edge, of ye swampe ye said peece of Land is laid out for Twentie Ackers being A great, parte barren & also ye Sd Hennery Townesend is to runn into ye Swampe, with his fence two pole from Rob: Williams tree, & fower pole in length, of ye Swampe Laid out by Samuell Andrewes & Matthias Harvy unto Richard Townesend fortie Six Ackers of Land, lying & being neare Lewsum & bounded on ye South, by ye devishenall lyne, web parteth Rob: Williams Land, & Oyster Bayes Lands, ye west End, & North Side bounded, by Oyster Bayes Comons ye Sd Lands containing in length, one Hundred & Sixtie Rode, & at ye West End in bredth Ninetie & two rode, & ye East End it cumes to Nothing

19th Laid out by Sam: Andrewes & Matthias Harvy unto John Townesend fiftie six Ackers of Land, lying & being Neare Lewsum, & Bounded on ye South, by ye devishenall lyne, w^{ch} partes Rob: Williams Land & Oyster Bayes Lands, ye North East & West Bounders are Oyster Bayes Comons, ye Sd Lands Containeing in length, two hundred Twentie & fower Rode & in Bredth fortie Rode:

A Towne Meeting held this 17th of March 1669

Given by ye Towne unto Alce Crab, A Comon unto ye Purchas, which shee lately bought of Nicholas Simkings ye said Comon, is for one of her children: ye which Sd Comon is Confirmed to her son Job & his heires

Ordered by ye Towne yt Every housekeeper, (i. e. householder) shall at or before ye 15th of Aprill next procure to his house, a good & Substantiall Lader, ye length, to reach up to ye ridge of his house, & who Ever shall be negligent heerein, ye Constable is heereby impowered for Every weekes neglect, to take of ye defective person 10*: ye Sd 10* is to be applyed for ye use of ye Towne: ye Constable is to be paid for his truble, out of ye Sd 10*: (These ladders required for putting out fires in the thatch) (p. 256 New A)—A Town Meeting held this 7th of November 1670

Ordered by ye Town that Joseph Ludlum hath Liberty to set his house at Ground which he bought and his Engagement to ye Towne for buld[ing] on ye Swamp which ye Town Gave him Is Taken off by reason he [is building] there

(p. 255 Old A)—Ordered by ye Towne yt in July next ye first Mundie & Tuesdie is appointed for ye mending of highwayes for Every Lott to find a man & Every man yt shall be defective in not finding a man for a Lott shall forth with pay his fine \$\Pi\$ day to ye Constable & also \$t \langle w \rangle\$ o dayes is appointed for ye Cutting of Brush ye first Mundie & Tuesdie in July next & those according to theire Lotts and they who do not find a man for a Lott ye Constable shall hyar a man in theire place & take of ye deffective party 5 & \$\Pi\$ day for Every dayes deffect & soe like wayes for ye mending of highwayes & if those dayes shall prove fowle weather ye next fare dayes is to Stand for ye Sd worke to be dunn & those persons \langle who \rangle\$ shall be found deffective & shall make denyall of payment ye Constable is heereby impowered to take it by distres

An Action of Debt Entred by Mosis ffurman Plantive Against Rich: Harcott of Oyster Bay Deffendant

An Actoon of ye Case Entred by Richard Harcott of Oyster Bay plantive against Joseph Ludlam of Oyster Bay Deffendant

A Towne Meeting held this 7th of November 1670

The Towne of Oysterbay reaseavid a warrent from ye Constable bareing Date ye [] of 1670 wharein we doe not read ye Kings name mentioned in [accordance] to law & it being a Scrupell to Sum to act by ye Seade warrent ye [deem] it not safe to proceed upon ye Said Grounds untill ye said scrupell [receive] more fully Sattisfacktion this our []

a Towne Meeting held this 3th day of July 1671

Sam: Weekes & James Townesend is chosen oure surveors for this present yeare Henry Townesend Rich: Harcott Sam: Andrewes Thomas Townesend Gideon Wright are Chosen by ye Towne to lay out ye West Neck & ye Littell Neck to Every man yt hath intrest his Equall proportion as near [as may be] ye Sd Necks of Medoes are to be layd out by ye 12th of this munth

(p. 254 New A)—A Town Meeting Held this 14th of July 1671 Every mans Shear according to their Lott legually drawn of ye Meadows on ye West Neck and ye Little Neck Joyneing to It ye first Shear Begining on ye West side of ye West neck

Nicholas Right	No: 1	Widow Townsend	10
Richard Harcutt one) a	Antony Wright	11
Walter Salters:	} 2	Jon Dickinson	12
Henry Townsend	3	ffrancis Weekes	13
Richard Harcutt one	1	Tho: Townsend	14
Meges Shear	} 4	John Townsend	15

Rob: furman Samuel Andrews one Crookes Shear peter Wright Benj. Hubard Mathiae Harry	}	5 6 7 8	John Richbill James Cock Nicholas Simkins	16 17 18
Mathias Harvy		9		

the Names of Men ordered to Lay out ye West neck Where Richard Harcut Henry Townsend Senj[†] Samuell Andrews Gideon wright & Tho: Townsend by order of ye Town

A Town Meeting held this 29th of July 1671 and every Mans Shear of Meadow as it lyeth on Unkway Neck

D11001 01 212000011 00	,			
Nicholas Wright	No 1		}	11
peter Wright	2	Salters	5	11
Rob: ffurman	3	John Townsend:	-	12
ffrances Weekes	4	Benj. Hubard		13
Widow Townsend	5	Tho: Townsend		14
James Cock	6	Rich: Harcutt by	7	15
Antony Wright:	7	Richbill	•	15
John Dickinson	8	Rich: harcutt by	1	•
Henry Townsend:	9	meges	`	16
Nick: Simkins	. 10	Mathias Harvy	•	17
	•	Samuel andrewes		18

Every Mans Shears of Meadow in third Division

Ye Little Neck and ye neck Called Lattings Neck is and was laid out In ye third division ye Little neck between Unkway neck and ye fort neck

John Dickeson Henry Townsend Benj: Hubard		1 2 3	Mathias Harvy Peter wright Rob: ffurman		10 11 12
Nicho: Simkins John Townsend Rich: Harcutt by Meges Widow Townsend ffrances Weekes Sam: Andrewes	}	4 5 6 7 8 9	Anthony Wright James Cock Thomas Townsend Richard Harcutt by Salter Nich: Wright Rich: Harcutt by Richbill	}	13 14 15 16 17 18

An adition of ye Fresh Meadow Laid to ye 10th Lot of meadow upon Unkway neck Lying on ye East Side of ye neck begining at ye Indian foot path and bounded Southward by ye Small Creek that Cometh out of ye Main Creek being ye upermost Branch

The Names of the Men of ye Town that Laid out ye Meadows upon ye fort neck and Little neck unkway neck and Lattings

neck were Richard Harcutt Mathias Harvy John Townsend Tho: Townsend James Townsend by order of ye Town

(p. 253 New A)—A Town Meeting held this 28th of August 1671

Ordered by ye Town yt ye Constable Tho: Townsend Shall in ye behalf of ye town Give notice to John Tompson to resine up ye Land which ye Town formerly Gave him for Breach of Covenant being then Entertained as ye Town Smith or to Answer ye Townes Complaint ye Next Sessions held at Jamaca

Given by ye Town to Samuel furman three Acres of Land if there by so much Lying to ye West of Rich: Harcutts Lott without any Common priviledges

Laid out to Samuel Andrews Ten Acres of Land Joyning to his planting field on ye South Side which field Lyeth about half a Mile from his dwelling house

Twenty Eight Acres of Land more Laid out unto Samuel Andrews Joyning on the [] Side of Richard Harcutts Land to ye westward of ye wolf Swamp so called Southward of ye town

(Owing to the fact that the copy for Book A was reproduced from two sources, the clerical error was made of duplicating from New A a portion that is given in Old A. This duplication escaped notice until too many pages were made up to allow rearranging, hence the omission of the redundant matter leaves this space blank.)

(p. 252 Old A)—At A Towne Courte held in Oyster Bay, befor Capt Dellavoll Justice of ye peace this Ninth of May 1672

Whare as John Tompson, inhabetant, of this place, hath bin deffective, in Seaverall perticelers, in relation, to ye Towne, as was then & theire made, appeare, at ye request of Capt Dellavol, to geathere wth ye promises of John Tompson his amendment though formerly, hee hath felid \(\lambda \text{failed} \rangle \) in ye performance of ye like promises, not with Standing, in Lenity, to him & his once more, all matter & defferences are heere by remitted, by ye Towne,

to this day, & ye Sd Tompson, upon ye Considerations AboveSd, doe also acquit, & remitt, all inJuries dun, or prettendid to be dunn to him or his, wthall promising to demaine himselfe, a peaceable person amongst us, according to his former Ingaigement, togeather wth all Iniuries dun, or pretendid to be dun, by ye Youngmen throwing Stones, against John Tompsons house, & John Rogers, this was Orderd, to be recorded by Capt Tho: Delayoll

Last May: An action of ye Case, entred, by Rich Harcott of, Oyster Bay Plantive Against Rich Latting, of Hemstead Deffend:

A Court held, this 3th of June 1672 Thomas Townesend, Constable Rich Harcott, Nicho: Wright John Digeson, Matthias Harvy Overseers

ye 22th June 1762 Ordered by ye Constable, & Overssers, yt ye Pasture fence on Hog Island, be Compleated, by ye 24th of this munth, & what person soe Ever shall be found Negligent, heerein, for Every dayes deffect, ye shall pay unto ye Constab: 5° & if ye Constable shall be neglygent heerein, he shall be lyable to pay ye Sd Moneys, to ye use of ye Towne, & of those deffective persons weh shall deny payment ye Constable is impowered to take it by distress

It is also ordered yt ye water fence, shall be compleated, by ye 28th of this munth in gennerall, & those yt shall be negligent, heerin, shall pay 5° to ye Company, yt shall, make up ye Sd fence, & if denyall be made, of payment ye Constable is heereby impowered, to take tenn shillings, by Distress of Each Deffective party: & if any Oxen or Horses, shall be put into ye Island: or: ye Pasture, they must Eiter Yoake or feter, such Creatures, or ye Owners is Lyable, to pay what damage, ye shall be found to doe, in ye Coren by Order ye Constable & Overs⁷⁸

That all persons wthin ye Bounds of Oyster Bay, dew dewly observe ye Law for ye Branding & markeing of Horses, or Chattels, & to repaire to ye Constable Thomas Townesend, who is appointed to attend yt bewysness & yt noe persons, doe marke, or brand, any such Creatures but according to Law, as ye will answer, to ye Contrary: Ordered by ye Con: & Overs:

Ordered ye Constable, & Overs: of Oyster Bay, yt Every \$\partial \text{son}\$, yt possesses a Towne Lott, wthin ye Bounds, of Oyster Bay, doe appeare to ye House of Anthony Wrights, on ye 26th & 27th of this munth July, for ye cutting up of Brush: & who Ever shall, be wanting, shall pay tenn shillings per day to those yt doe appeare, & if payment be denyed, ye Constable is impowered to take it by distress and to be payd, for his truble, of Every deffective person & this act to Cuntinew yearly ye 18th of July 1672

(p. 251 Old A)—A Towne Meeting held this 23th 7ber 1672 Henery Townesend Chosen for this present yeare Overseer:

ye 2th of 9ber 1672 A Towne Meting held, by Order, of Thomas Lovelace Esq: & Capt John Manning both of his, Honn' ye Gover Counsell, & John Rogers being called, befor them, for news, wch ye Sd Rogers, brought from New Yorke, ye Sd Genteln Seeith cause to fine, ye Sd Rogers, for his fòlce news tenn Shillings.

(Capt. Thomas Lovelace was a Justice of the Court of Assizes, and Capt. John Manning was High Sheriff. What the "folce news" was does not appear.)

9ber 10th 1672 Jewrymen Chosen to vew ye Corpes, of Thomas Willson of Eatons Neck Wm Risbie John Wright Caleb Wright Josias Latting, John Robings, Matthias Harvy, Wee ye above mentioned persons haveing made dilligent Inqu of Sam: ffurman Mosis ffurman, & John Rogers, wch found ye Sd Corpes & also haveing vewid ye Sd Corpes, our resulte & Judgement is yt the Sd person Thomas Willson, came accedently by his death, being Drowned & this as our act, wee have heere unto, set to our hands in Oysterbay

A trew Coppie

Calib X Wright
his marke
John X Robings
his marke
Matthias Harvy

Wm X Risbee his marke Josias X Latting his marke John (J) Wright his marke

A Towne Meeting held this 6th of Janny 1672 & Ordered yt ye Constable, & Overseers, shall, forth wth youes theire, utmost Endeavors for ye purchasing ye Necks, which are bordering one our Medoes at ye South,

Given by ye Towne unto Thomas Weekes, ye Lott, & prevellidge, weh was formerly John Robings #weded ye Sd Thomas Weekes doeith build & fence it, wthin a twelve munth, & a day, or Elce to returne to ye Towne againe

13th Ordered by ye Overseers yt ye Constable Thomas Townesend, is to repaire to ye Gov^{er} wth ye Petistion w^{ch} is drawne for ye Purchasing ye Necks adjoyning to our medoes, at ye South:

A Towne Meeting held, & given by ye Towne to Isack Dottie, a peece of Land for a house Lott, lying betwene John Wrights land, & ye Carte way which goeith up ye Pine Hollow, also previllidge of Comon, Pvided ye Sd Isack Dottie, doe build, on or fence his Sd lott, wthin a twelve munth, & a day, after ye date heereof, It is to be understoode, yt his previlledge of Comon, for matter of Land, to be taken up hath refference to Tenn, ackers & noe more—

Ordered by The Towne, yt henceforth, noe more house lotts, or Commonage, shall bee granted, to any person or persons, what somever, wthout, ye ffree, & younanymous, cunsent, of Every Townes man of this Towne,

Layd out to Isack Dottie apeece of Land in length 30 pole, & bredth 20 pole being on ye East side of ye Carte way yt goeth up ye Pine, hollow, being bounded wth John Wrights Land on ye East, on ye West, about two pole of ye Carteway, in ye nort, wth a Corte way, of 7 pole brode, by Joseph Weekes, Layd out by ffransis Weekes & Matthias Harvy.

(p. 250 Old A)—A Towne Meeting held, this 3th ffeby 1672 Ordered by ye the Grantes, of Lands, formerly granted, to Nicholas, Davis, are made voide, hee not performing: his ingaigement to ye Towne: & whareas Samuell Davis, in ye behalfe of his Mother made a tender; to ye Towne, of twelve pounds, wee ye Towne, was free & willing to Cumply wth him, by reason, ye had Expendid Sum money on ye Sd Lands, as to Labour, but at last, the Sd Samuell, rejected our, loving & free tendure wch, forceth, us, to take, our Sd Lands into our posestion againe.

3th—Whareas, John Tompson, hath made a Breach, of his Covenant, wth ye Towne, ye Towne Orderith, yt all former grants, of Lands & previllidges, theere unto, belonging, wth formerly ware, granted by ye Towne, to ye Sd Tompson, is for Ever made voide, & to returne to ye Towne, againe, hee, togeather wth his famely haveing, deserted, ye Towne:

3th—Ordered by ye Towne, yt ye Constable Thomas Townesend, is impowered to take into his Custody: for ye Towne, ye Lands wth ye previllidges theire unto belonging, wth was formerly granted to John Tompson,

2th April 1673 A Towne Meeting held And Richard Harcott is Chosen Constable for this preent yeare: Overseers, Nicholas Wright, Thomas Townesend:

Ordered, yt Every person or persons, yt hath intrest, in ye Planting feild, one Hogg Island, doe, finish, & cumpleate, his or theire Sheare, of fence, both of upland & water fence, at or befor ye, 25th of Aprill, & who Ever shall, be found deffective, theire in, shall pay for Every dayes neglect, five shillings, to be taken by ye Constable, ye Sd moneys soe taken, is to be for ye use of ye Sd feild, It is also Ordered yt ye Oxpasture, Every mans Share be Cumpleated, by ye 25th Aprell, on ye Sam penalty, as a bove Expresed, for other fences,

A Towne Meeting held this, 19th May 1673 and Ordered, yt Henery Townesend Rich: Harcott, Tho: Townesend, & Nathanyell Coles are appointed, to Meete Huntington men, for ye run-

ing, & Setling, of our Towne bounds, betwee them & us, & wee beneith, Subscribed, doe also impower, our above, mentioned friends, & Nighbours to act, & doe, as they shall see cause, for ye Setling, of our Just, Bounds, of ye South Medoes, betwee us & Huntington, is to our Intrest

James: X Cocke Matthias Harvy John Digeson Nicholas Wright Mathew Pryer Anthony Wright, Samuell ffurman, Moses ffurman, Gideon Wright, Adam Wright, Nicholas Simkings, Rob: Williams.

A Towne Corte held, this 17th 9ber 1673 Nicholas Wright, Nathaney Coles Majestrates, Gideon Wright, Marshall,

24—A Towne Meeting held, & granted, by ye Towne, yt Hennery Townesend, shall have, & hath lefe to make use of what Timber, hee shall Stand in neede, of for his Saw Mill, wthin ye Bounds & Limits of our Towne, yt is to understand, Pine Island, or any other Comon Lands to make use of Ether for building, or to sell in ye Towne, or to sell out of ye Towne as hee shall see cause—ye Sd Grants is Understood, to be to Henry Townesend and his for Ever.

24—Mathias Harvy is by ye Towne Chosen Towne Clerke

24th Decemb 1673 Laid out by Nicholas Wright & Gideon, Wright, Nine Ackers of Land, unto Henery Townesand, ye Sd land, lying a Smale distance from ye old planting feild, on ye North East side, & bounded, wth Peeter Wright land on ye South & Musketwo Cove, high way, on ye North & a high way on ye East by ye Edge of ye hollow:

- (p. 249 Old A)—ye 29th of Decemb 1673 An action of ye Case Entred by Matthias Harvy of Oyster Bay Plat: against, Joseph Ludlam, of Oyster Bay Deffend:
- 29th An action of ye Case Entred, by Matthias Harvy, of Oyster Bay Plant: Against William Hutson of Muntinacock Deffend:

The 2^d Augut 1673 An action of Debt Entred by William Hutson, Plant: Against Richard Latting, Deffend:

- 2th An Action of Debt Entred by William Hutson Plant: against Rich Latting Def:
- 2th An action of debt Entred by William Hutson Plant, against Rich Latting Deff:
- 2th An action of Debt Entred, by John Robings, Pl: against, Rich: Latting Deffend:
- 2th Ordered yt the Marshell, shall have for every Sumons in, the Towne Sixpence, for a warent Twelve pence, for an atachment two shillings Six pence, & for doeing his office out of ye Towne Six pence & mile.

March ye 2th An action of debt, Entrid, by Nicholas Simkings of Musketocove Plant: against Latemore Sampson: Defind:

29th An action of Debt Entred, by Henery fforse Plantive, against Wm Simson Deffendant:

30: 1674: An action of ye Case, Entred by Robert, Williams Plantive, against John Bird Deffend:

Aprill ye 10th these deaclare yt Sarah Rudick, did in ye prsents of ye Courte, make choyce of Joseph Weekes, to be her gardian:

12th Aprill An action of ye Case, Entred, by Matthias Harvy, of Oyster Bay Plant: against John Tompson Smith, of Seataw-cott Deffend

17th Aprill 1674 A Courte held,

May ye 14th 1674 A Courte held,

- 14 An action of case Entred, by John Bird, of Musketow Cove Plant against Tho: Willis of Lusum defend
- 14 An action of ye Case Entred, by John Bird, of Muskeetow Cove Plant against Edward Titus of Hemstead Deffendt:
- 2 ffebry: 1673 Our Judgement in on ye action depending, of Wm Hutsons, against Rich: Latting shall soe stand, as now it is, untill ye next Courte, & for ye third action, as to his ffeathers, wee geive him his ffeathers, or ye valluation, out of ye Estate of Rich Latting: wth Courte Charges

ye 14th may 74 Our Judgement on ye action, betwne Wm Hutson, & Rich Latting: yt the Sd Hutson, shall have five pounds, out of ye Estate of Rich Latting wth Courte Charges

2th Our Judgement, is on ye action, betwee John Robings, & Rich: Latting, yt the Sd Robings shall have, out of ye Estate, of Rich: Latting: five pounds wth Courte Charges:

2th Our Judgement is yt Nathaniell Coles, shall have as by bill appeares, fifty shillings, out of ye Estate of Rich: Latting wth Courte Charges,

2th Our Judgement, is on ye action, betwee Nicholas Simkings, & Latemore Sampson yt the Sd Simkings, shall have his debt, wth Courte Charges, & for his debt and Courte Charges, ye Sd Simkings shall keepe in his Custody, a Sheare of Medo of ye said Sampsons, untill, payment be made, ye Sd Sheare of Medo, lying on ye Norewest side, of Anthony Wrights Medo

A Courte held this 12th Janry 1674: Speatiall Courte:

An act on of ye Case Entred, by Thomas Townesend of Oyster Bay Plant against Samuell Andrews of Oyster Bay Deffent:

Our Judgement, on ye act depending betwee Tho: Townsend Pt: & Sam: Andrews Defft Wee find for ye Plant: Tho: Townsend yt the Deff: Sam: Andrews, shall pay to ye Plant: his Just debt of three bush: & one peck wheate, wth Courte Charges: by reason of ye Deffed non apearance being leagally sumonsed

(p. 248 Old A)—Court Charges on ye Action betwee Thomas Townesend & Samuell Andrews

To ye Sitting 15°: Serving ye Sumons 9d:

Entring ye Action 1°, To Entring ye Jugement 3°

& a Copie of ye Judgement

£ s d
00 — 15 — 09
00 — 04 — 00
00 — 01 — 03
£01 — 01 — 00

An Action of debt Entred, by m^r: George Coke, of New Yorke Plant: against John Davis, of New Towne Deff: this 1th ffeb^{ry}: 1674

A Courte held this 2th March 1674. An action of ye Case Entred, by Tho Townesend Plant: against Edward Wright, of Muntinacock, Deffend:

Aprill ye 2th 1674 An action of Debt Entred, by John Gates of Oyster Bay, Plant: against William Buckler, of Oyster Bay, Deff:

May ye 3th A Towne Meeting held, Nathanyell Coles is Chosen Const: for this preent yeare 1675 Oversers Nich: Wright, Tho: Townesend; Josias Latting, Matthias Harvy: ffence vewers Chosen, for this preent yeare, Rich: Harcott, Benjamen Hubard:

1673 (1675) June: 3th An action of ye case, by Wm Butler Plant: against Adam Wright defft:

4th An action of ye Case Entred, by John Gates Plant: against John Berd Deffend:

1675 A Corte held this 6th of June

Our Judge^m is on ye action Dep^d: betwee Wm Buckler, & Adam Wright, wee finde for ye Plan^t Wm Buckler yt the Deff^t Adam Wright, Shall pay, this p^rsent Court Charges, wth Coste of Sute: & his debt of fower pounds, on George Coppings acc^t

To ye Sumons 9d, Courte Charges 10s, Entring ye action 9d,

ye Judge of Courte 1º 6d,

To publick charges 3^d £ 00 16 00

On ye action Depending betwee John Gates & John Bird, wee finde, ye Plant & Deffd both Deffective, & both Plant & Deffd to pay ye coste of this present, Sute, Each theire Equall Sheare,—ye Courte Sitting 10, ye Sumons 9d; Entring ye action 9d,

£ s d ye Judgo of Courte & deposio 20; publick Charge 30,—00 - 16 - 06

Whareas theire is greate inconveniences, yt doeith attend, by reason of ye Inhabetants haveing soe littel warening at Towne Courtes, It is Ordered yt for ye time to Cum no inhabetant, of this Towne, shall be Sumonsed, or arested, to any Towne Courte, but hee shall have fower dayes, warning, before ye Courte, day, & ye Plant shall Enter his Declarat fower dayes, befor ye Courte,

yt they Deff^d may have time, to take a Copie, theire of if he see cause, & also yt noe Inhabetant of this Towne, shall be lyable, to answer to a Speatiall Courte, held in this Towne for time to cum.

The 5th July 1675 Ordered yt all persons, conserned in this Towne, according to law & allotment, be redy & attend at ye house of Anth: Wrights, by Eight of ye Klock in ye moring, on ye 12th & 13th of this instant, for ye cutting of brush, & wth such tooles, as is convenyent for yt purpose: & theire to receve order for ye Constable, where to cut brush in ye Comon, for them 2 dayes, It is also Order yt Josias Latting, is apointed to see muntinacock men, to cut brush on theire comon, for those two dayes: whare hee shall see it convenyent, in ye Comon, likewise Joseph Carpenter for MuskeetowCove, & John Townesend, for, Lusum: & for all such persons as shall be found, deffective, shall pay three shillings for Every day said deffect ye bring it in, to ye Constable wthin three, dayes, if other wayes, ye Constable be compelled, to fech it in, then five shillings, a day, for ye use of ye Towne Constable, is also lyable, to pay those Deffective, if by him Neglected (p. 247 Old A)—A Towne Meeting held this 16th Augt 1675: It is Order & agreed yt A Towne house bee built, wth what Expedish, it can bee: ye length Twenty fower foote & twenty foote wide: Men Chousen for ye Caring on End & building this House: Richard Harcott, Thomas Townesend, Gideon Wright:

This 7th of December 1675 An action of Debt Entred, by John Bird Plantive, of Hunting: against John Wright of Oyster Bay Deffd:

7th An action of debt Entred, by John Bird, of Huntington, Plant: against Edmond Wright of Oyster Bay Deffendant,

7th An action of debt, Entred, by John Bird, of Huntington,

Plant against Richard Harcott, of Oyster Bay Deffend

7th An action of debt, Entred, by John Bird, Plant of Hunting, Against Anthony Wright, Deffend of Oyster Bay

Thomas Townesend Chosen Towne Clark at A towne metting held ye 16th of Jenewary 1675

An action of ye Case Entred By Thomas Cromp plantive: Against Robert williams of Lewsum defendent,

An Acktion off dept Entred By John gates plantive, Against Samuell Andras of oyster Baye deffendant

ye first of Aprill 1676: a towne metting held, and overseares Chosen henry Townsend Richard harcur John dickason for this year And Samuell Andras Is Chosen Constable for this presant year

Aprill ye first 1676 at A towne metting given and layed out by ye towne to John whittecar half An Aker of land liing upon A square, liing and being over ye waye Against georg dennises house, bounded at ye west Corner, with A black oak tre, ranging east to A steak nere ye river, stake in by ye Constable and over-

sears, and so to rang into ye swomp which said land If he leaves ye towne hotly (shortly) tis to return to ye towne Againe, but otherwayes to remaine to him and his Ayres for ever

2¹⁷ Att ye same towne metting tis ordered yt ye towne ffenc Round ye south Sd of ye towne with ye street gattes, Bee Suffitiantly repaired by ye ffirst daye of Maye insewing with ye watter ffenc, Allso, and all swine of what sortt soever are prohibited ye feding, in ye stretes, and All Cattlle Acording to ye last yeares order, are to be kept out of ye streats after ye first daye of Maye, upon ye same penallty as ye saide order exspreses, which is to stand in fors for this presant yeare, and All such gattes yt ware not m^d be forthwith finisht

And ffurther Itt tis ordered at ye foresaide meting yt ye land upon hog Iland ondevided, shall be forth Layed, oute Richard harcutt and nathanell Colls, are Chosen by A free Concent, to laye out All ye undevided Land upon Hogilansd Into Alottments Acording to ye propriaty of itt, first layeing out twenty two Ackers next to ye beach, which Is to lye for ye youse of A man yt maye be gotten to keep ye Iland and All ye slipes of Comon medow onlayde, out, is to belong to ye youse of ye saide keper, of ye towne Aloweing Richard harcutt three shillings A day, and nathanell fore, for every daye they spend in layeing it out, and Allso they are hereby impowred to Agree with sum parsons to keep ye Iland this insewing summer, and as theye doe or shall agree the towne are to be Conformable therunto, and If they find it tis to much for them to laye out ye land Alone, they maye take a third man(p. 246 missing before the 1742 copy was made)

(p. 245 New A)—June ye 20th 1676 Richard Harcur and Nathaniel Coles and Josias Latting are Appoynted to Agree with Thomas hopkins and Jeremiah Roads for ye Keeping of Hog Island and upon agreement with them to Confirm ye Land to them In ye behalf of ye proprietors Which is thirty acres Joyning to ye Beach and What Meadows is upon ye Island un Laid out

This is To Give notice yt on Saterday next Ensuing being ye 11th of this Instant there is to be at ye house of Nathaniel Coles at Ten of ye Clock in ye fournoon ye Land belonging to nicolas Davis upon hog Island Is to be Sold at an out Cry and all that are minded to buy may(have) Liberty to bid this by direction of an Execution for ye Same and Order of ye Constable and overseers this 6th of November 1676 \$\Pi\$ me

Thomas Townsend Clark

A town Meeting held ye 9th of December 1676 Nathaniel Coles and Thomas Townsend are Chosen by ye Major vote of ye people to be Surveyors for ye town for this present Year and are to have Six pence pace for Every acre by them Laid out

Given at ye Same meeting unto Thomas Youngs three Acres of Land for a home Lott Lying on ye South west Side of ye Cove

Neck Swamp ye rear Joyning to ye Land William Buckler bought of John Dickason and fronting Northwest to ye highway at ye head of ye Cove with free Commonage of grassing and timber provided that ye Sd Thomas Youngs Doth buld upon ye Sd Lot or fence it within a Twelve month and a day if not ye Sd Land and Commons is to return to ye Town again without Exception Sence Granted further priviledge as other particular rights have (p. 244 Old A)—Att A towne metting held ye 9th of desember 1676. granted and given unto Aron ffurman Junior, three Ackers of land ffor a home lott, lying and ranging By thomas yongs home lott ffronting to ye hygh waye, at ye head of ye Cove, and Bounded at ye reare with william bucklars land, with Comonage ffor graseing and ttimbar for his youse, provided yt ye said Aron doth builld upon ye said lott, or ffenc itt within A twelve month and A daye, Iff not ye let and previlidge granted to it is to fall to ye towne Againe, without exseptions, it is to be understood ye grant is A free previlidge, as other peticular rights have

Itt tis likewise granted at ye same metting yt Josias latting and nathanell Colls hath liberty to take up six Akers of Land A pese, on ye north East of ye Cove neck swomp nere ye watter side If theye Cee Case

Itt tis likewise grantted at ye same metting yt Jeames weeks shall have ten Akers off land in ye Comans, not preiedesing ye highwayes, or such lands Allredy made Choyse of by other men

granted and given at ye same metting untto John Robison Jonyer A pese of land Containeing half an Aker Joyning one one side to John whittecars land and fronting to ye high waye yt goes to ye water side with ffree Comonige ffor two Cowes and one hors and timbar suffitiantt ffor his youse on his trade provided yt ye said Robison doth build upon itt or ffenc itt in, within A twelve month and A daye, Iff not It tis to fall to ye towne Againe, tis aded by ye towne half an Aker more

An Acktion off deptt Entred by mathyas harvy plantive Against John gattes deffendantt this 23th of desembar 1676

An Acktion off ye Case Entred by John Rogers off oyster Baye plantive Against nickolas simkins off muschedacove deffendant ye 26th of desemb, 1676

An Acktion off deptt Entred By Thomas Elison off hemsted plantive Against ye Exseketors off John Reducks Easteatt, deaseased, desembar ye 27th 1676

Att A towne Cortt held ye ffirst days off Jenewary 1676 tis ordered and Agreed ffor this presant yeare Insewing or untill ffurther order, yt for every fox killed within oure towne Bounds theye Bringing yr heads to ye Constable they shall have for every head out of ye towne Rates Insewing, two shillings six penc ye head

A towne Cortte holden this first daye off Jenewary 1676/7 The decleration of John Rogers plantive, nickolas Simkins deffend: To this Cortt ye plantive humbly showeth, yt he Being Iniaged A barell off Sidar to moses mudge of muschedacove, ye deffendant nickolas simkins Came to me sum time in ocktober last past and demanded ye said barel off sider of me ffor moses mudge, with An Absalute order By word of mouth As Could be declared, pretending If he had it with him, there would be damege, in respeckt of An opertuny to transport it, wheareupon I did delever ye barell of sider to ye said defendant, he reseving it of me ffull and marc[hantable]—(p. 243 Old A)—ffor ye use off ye saide mudge, I did then Conclude my Iniagement to bee ffully Answared, Butt nott long Affter ye said mudge Came to me and demanded ye said barell of sidar of me which I was Iniaged, declaring and protesting and Allso giveing under his hand, yt he did never imploye nickolas simkins to reseave Any sidar ffrom me for him, and therefore he would take no notis of what was done, But Iff I would not spedely delever him A barell of sidar or ye valew of it in Corn, he would Arest me for it, where upon I was forseed haveing not sidar for him to Iniage to paye him twenty shillings in Corn, to my great preiudiss ye which Caseeth me to make my redress to this Cortte, yt ye said deffendant maye returne me my Barell of sidar againe in As good condition As he reseved it of me, or to paye or satesfy ye said mudge twenty shillings in lew of itt, for me with All other Insidenshall Charges ACashoned thereby

nickolas Simkins Being Called to Answare ffor himselffe, did owne yt he reseved ye barell of sidar of John Rogers, for ye use of moses mudge, and did delever it at ye plase whare he was Apointed by mudge

In ye Acttion John Rogers plantive, nickolas simkins deffendant our Judgement Is yt ye said defendant, shall delever ye saide plantive A barell off good marchantablle sidar, or twenty shillings ye valew of Itt, in Corn, with Cost off Sutte

Jenewary ye 4th 1676 Layd outt tto Thomas weeks, and Jeams weeks Six Ackers off land A peese, Joyneing together, southeast ffrom ye towne, two milles or there Abouts, Bounded As ffolloeth, Southest Corner bounded with A great Chestnutt ttree, blone up by ye roottes Ranging north 48 rod to A standing Chestnutt tree, from thenc westward 40 polls, to A littlle whitt oak bush, by A littlle hollow, from thenc southward, 48 polle, to A littlle blackoack tree, by A littlle hollow southwest bounder

Jenewary ye 13th Layde outt tto Joseph dickinson tten ackers off land Being ffortty polles square, Liing and Joyneing to ye west end off Thomas Townsends sixtene Ackers of Land by ye old planting ffeeld so called, Being bounded Att ye southest Corner with A black oak tree and at ye northest Cornar, with A great

Chestnut tree, being ye two bounders betwene Thomas Townsends land, and ye said Josephs,

ffebre ye 2 1676 An Acttion off deptt Entred By John Gattes, plantive, Against John williams off ye ffarms deffendant,

An Acktion off deptt and damige to ye valew of three pounds Entred by wessell welles plantive Against Thomis phillips defendant (probably Wessell Wessells of N. Y. See p. 149.)

(p. 242 Old A)—A towne meting held ye second daye off Aprill in ye yeare 1677 Mathyas harvy Is Chosen Constable ffor this presant yeare and nickolas simkis Is Chosen Deputy Constable ffor muschedacove william hudsun and thomas weeks Chosen oversears

Aprill ye 2^d 1677 given unto Joseph Croker three Ackers of land ffor A home lott Joyneing one ye northeast side of Aron ffurman Juniors home lott with ffree privilidge off graseing and timbar in ye Comans, and Allso hath liberty to take up ten akers of land Any whare in ye Comans yt Is not Allredy taken up, he ffencing or bullding upon his home lott within A twelve month and A daye, It tis to be his and his Ayres for ever, otherwise ye lands to be fforffitt ye towne Againe and previledges without exseption

A ttowne Cort held ye 5th off ffebrewary: 1676/7: John gattes plantive John williams deffendant, There being upon John gattes Book, John williams detter ffor smith work done att severall times to ye valew off three pounds one shilling, John williams being Called to Answare ffor himself did deny to paye ye debtt, Allthough in ye presanc of ye Cortt, did owne partt due wee ye Cortt being satesfyed ffrom ye deffendants owne mouth yt he was his ffathers Agiantt sinc ye greatest partt off ye work was done, and wee know nott butt remaines so still wee doe Award yt ye deffendant, John williams shall Answare and paye ye deptt off three pounds one shilling due upon Book, to ye plantive John gattes, within a month Affter ye datte here off In Currant passablle paye, with Costt off sutte.

Aprill ye 19th 1677 Layde out to John Rogers twelve Ackers off land at huckelbery poynte so called, northwest bounder A greatt rock, from thenc fortty Ayght polle eastward nere ye poynt to A littlle blak oake tree, from thenc ffortty polle southward to A white oak tree marked nere ye banke Aboute ffoare polls off, ffrom thenc fforty Ayght polle westward to A red oak tre marked standing by A hollow side, ffrom thenc fortty polle northward to ye rock ffirst bounder,

Layde out to Henry townsend Junior three Ackers off land Joyneing nere to ye northwest side off ye boges, beyond ye land John Rogers Bought off his Brother John townsend, being six-

tene polle from ye boges up ye hill westward and thirty polle length wayes up ye hill side

An Action off diffimation Entred by william hartt plantive Against John Rogers deffendant, this 30th of Aprill 1677 being damnified in his good name to ye velew of ffive pounds by ye defendant

(p. 241 Old A)—A Cortt held this 7th of maye 1677 The differance between William hartt and John rogers being putt to Arbitration, by fre Consent by both partyes and leave of ye Cort, ye Award of ye Arbytrators in ye difference Abovesaid is yt John rogers Is to bare his owne Charges Exspended in this sute, and A quart of rum, and william hart Is to bare his owne Charges Exspended Aboutt ye said sutte, and so ye difference ffully ended. ye Arbitrators

Thomas Townsend Josias Latting

This daye Agreed with John Rogers, to warne All ye towne mettings belonging to oyster baye, and he Is to have for every warning thre shillings A time to be Alowed him out of ye towne rattes

Tis allso Ordered and Agreed yt Richard harcutt and Aron furman are to [be] vewers of towne flencess ffor this presant yeare, and to have An Inspecktion in to publick highwayes nott to be inffringed,

A towne metting held ye 7th of maye 1677, by ye Inhabytants It tis Agreed and order by A ffree Consent in ye said meting, yt there shall be fforthwith A suffytiant Cose waye (causeway) made over ye head of ye dock, and nathanell Colls and thomas Townsend are hereby Athorized to Agree with A man or men for ye doing of itt, and ye towne to be at ye Charg Acording to proportion of there home lotts

Granted and given att ye same metting by A ffre votte, untto Job wright A pese of upland as much as ye plase will Aford, Joyneing to ye southeast end of ye three run swomp, yt was given to Jeames Coke, Itt Nott Infringing neyther of ye high wayes, It being granted A twelve month and A daye or Els It tis to be forfitt to ye towne Againe Itt tis to be understood this saide grant, at A towne meting held ye 21th of maye, tis Agred yt Job wright shall have As much as ye plase will Aford, As Aforesaid, which shall be In lew of six Akers he was to take up to his house lott, Acording to ye Towne grant this Abovesaid grant to Job wright being forfitt is given & granted to Abraham Aling ye smith

(p. 240 Old A)—A ttowne meting helld ye 21th of Maye 1677 There Confirmed by name every fire hollder, which hath his fire voatt for giveing and granting of Coman rights, and not other

wayes, and yt ffrom henc fforward, no grant of towneships or Comane right, shall be Confirmed or held as A legall grant, without every ffre holder hath legall warning, yt at such A meting it be Apoynted ffor yt purpose, or yt there Is land to be given outt, and After legall warning given them by ye ofisar Apoynted, It shall be held legall to All intents and purposes, All giftts or grants of Coman rights, to Ayether man or men given by ye magior voate, of ye ffree holders yt doth Apeare at ye plase and time Apoynted, and Itt is ffurther Agred, yt ffor every Towne right yt every ffre holder doth poses yt he shall have so many voats, in ye giveing and granting of lands and Coman rights and not other wise to be understood but to grant and devide ye towne lands and previlidges as theye shall cee Cause &c—

ye names of every ffre	ehollde	r and ye rights he now poses	eth.
henry townsend senior,	1	georg dennis	1
henry Townsend Junior,	1	Joseph ludlam	2
John townsend	1	Elesabeth townsend	2
John dickinson	1	Jeams townsend	1
Joseph dickinson	1	Thomas Townsend	2
gideon wright	2	Samuell weeks	1
john wright	1	John Townsend senior	1
william bucklar	1	John weeks	1
Edman wright	1	Joseph weeks	1
Nickolas wright	1	John weeks warwik	1
Caleb wright	1	nickolas simkins	1
Richard Crab	1	Josias latting	2
Anthony wright	1	Samuell Andras	2
Job wright	1	John Jones	1
Isack doutty	1	lattemore sampson	4
nathanell Colls	11/2	Alis simon Cooper \$	
mathyas harvy (voyde)	Ť	Adam wright	1
thomas weeks	1	daniell harcutt	1
ffransess weeks	3/2	Ells Crab	1
Richard harcutt	1	Jeams weeks	1
Samuell furman	1	John Rogers	1
moses ffurman	1	daniell Colles	1
william ffrost	1	(See Appendix)	

Itt tis ffully ordered and Agred by A ffree Consent of ye towne at ye same meting yt All ye Coman lands and swomps liing betwene ye highwaye yt goes to ye water side by Nathanell Colls home lott, to Joseph ludlams and so downe to ye head of ye dock, to be left for a perpetuall Coman to ye towne, and yt neyether ye migeior part of ye towne, nor minor shall at Any time hereafter give or grant any part or parsell of it Itt to Any parson or parsons, whatsumever and All such former grants granted of this said lands to Any parsons whatsumever are maide voyde and of none Efeckt excepting a plot for ye towne house

(p. 239 Old A)—Att A Towne meting held ye 21th of maye 1677 1 granted and given to Jeames weeks one Aker of land Joyning to east side of his home lott which his ffather gave him and half A right off Comans to ye half right yt his father gave him, by vertue of which he Is to be understood A ffreeholder in giveing and granting of lands as other petickular rights

2^{ly} granted and given to Joseph dickinson A home lott of three Akers Iff he can find A plase Conveniant, not preiedessing Any land Allredy layed out or hygh wayes, and ffre previledge in Coman rights as other petickular rights have, he bulding and ffencing his said lott within a Twelve month and A daye, or Els ye lott and previledge to ffall to ye towne Againe he fullfilling ye same is understood to be A freholder

3^{ly} Itt tis ordered and agred, yt in As much as Isack dottyes fformer grant in Coman rights was shortt of ye thing intended, It tis to be understood yt ye towne doth hereby Confirme his fformer grant to be firmly A free previledge in Coman rights As Any other petickular grant Allredy granted, and therby hath his free voate, in Coman rights

41y Itt tis ordered and Agreed, yt in As much As Adam wright, haveing A former grant of Coman which was given to his mother for one of her Chilldren and Itt being short of ye thing intended by them ye towne doth hereby Confirme ye Aforesaide Coman to Adam wright A full Coman previledge As Any other peticular rights Allredy granted, and thereby hath his ffree voate in Coman rights

5.19 given and granted to John Rogers A ffree Cominidge of Coman rights to his lotts of land he bought of John townsend, and therby he hath his ffre voate in Coman rights

Gy granted and given to John Jones A home Lott off three Ackers not preiedesing lands Allredy layed out, or hygh wayes, with ffree previledge in Coman rights As Any other petickular rights have, he building and ffenssing his lott within A twelvemonth and A daye, or Ells ye lott and prevelidge granted to ffall to ye towne Againe being not ffullfilled ye towne takes into ther disposeall Aprill 1681

7^{1y} granted and given to Ephraim pallmore ye remainder of ye land, yt lyes betwene yt lot yt was watter sollters and Jeames weekses last grant, and Allso he Is to have liberty for timbar and grasing in ye Comans ffor his use, he ffensing and building upon ye saide land within A twelvemonth and A daye, or Ells his previlidge granted him to ffalle to ye towne Againe, this lott was fforfited to the towne Againe

(p. 238 New A)—8^{1y} In as Much as at this town meeting to Some persons James Townsends Right of Commons proves dubious Which if So Should prove that he hath none allready be-

longing to his home Lott he hath by a free Vote Granted to him and Equall priviledge in Common Rights as any Other particular Rights have

9ly Granted and Given to John Robyson Ten Acres of Land at ye Cold Spring on this Side near ye head of ye Cove and hath Liberty on our Right of ye Stream there to Set up a mill or Mills upon he hath allso Granted Liberty for Timber and Grassing In ye Common as other particular Rights have but if he doth not Set up a mill upon that Stream within Six Years after ye date hereof It tis to fall to ye town again he is to buld or fence upon ye Ten acres of Land also within Six Years or Else it is all forfit to ye town again it it To be understood ye Stream and Lands is under one forfiture

10^{ty} In as Much as Aron furman was Chosen an Overseer and he being not a freeholder desired to be Released upon which further Consideration we finding him not Leguall according to Law He was by a free vote and his own desire Displast and John wright by a free vote Chosen Overseer in his room May ye 21th 1677

11^{ly} Granted and Given Leave that Joseph Ludlum Shall Come over ye River against ye house Lott that he bought of John Tompson with his Grant Which ye Town formerly Gave him to be Laid out by ye Descretion of ye Surveyors Nathaniel Coles and Thomas Townsend

May 25th Whereas we befor mentioned were appoynted by ye Town to lay out ye Last Grant above mentioned to Joseph Ludlum We have proceeded as followeth that he is to rainge from a Small white wood Tree East bounder of his Ground upon a Straight Line Northwestward to ye highway against ye Lot that was Tompsons as afore Said it being eighteen rod from ye white wood tree afore Said and from that Northwest bounder upon a Straight Line tis Twenty Eight rod to an oak Stump by ye Smiths Shop Where Tompsons Grindle Stone (obsolete for grindstone) Stood this Grant to Joseph Ludlum having no relation or Infringeing Tompsons Grant

(p. 237 New A)—A Meeting of ye Constable and overseers ye 6th of August 1677 Thomas Townsend is Chosen and Apoynted to repare to ye Governer with ye Towns petition for ye purchaseing of Matinecock (See p. 307 for Patent. See Appendix)

James Townsend and Jane Redough were Married Together by Mr John Pell Justice of ye peace October ye 16:1677

A Town meeting held this third Day of December 1677 and by a free Vote Job Wright is Chosen Town Clark for this Ensuing year for one Shilling a Man to be paid out of ye Town rate

(p. 236 New A)—Whereas we Henry Townsend and Thomas Townsend being Impowered by ye Town to repair to ye Governer

for A: patent for our Town and Also to Git Leave to purchase Some Land of ye Indians Upon Matinecock ye Which having procured we do agree and Concent yt our Neighbors now inhabiting Killingworth Upon Matinecock Shall have ye priviledge to purchase all ye Lands yt Lyes Yet to purchase upon Matinecock Neck Lying on ye North Side of ye foot path now between Oysterbay and Masketicove by ye way of ye Sho So called and to possess it from any Claim of ye Town as their other Lands they Now Improve which Said foot path Shall be their Limits or bounds Southward (See Appendix for Governor's license)

Ephraim Carpenter and Susanah Ingland were Married ye 3d day of December 1677 by Thomas Townsend Justice in ye Northriding of York Shire

(p. 235 New A)—Att a Town Meeting held ye 18th of february 1677/8 Thomas Weeb: Schoolmaster is Chosen Town Clark for this present Year and forty Shillings is to be allowed him for ye year out of the Next Town rate and also he is to be Clark of ye Town Courts

(p. 234 Old A)—A towne Cort the 31^{th} of desembar 1677:

Upon the Agrevanc or Comeplaint of severall of the Inhabytants of this towne being over ratid, and ffurther forsed to Contribitt to many disburstments in which they Conseve they are noewayes Justly Consarned in the towne ordered for the futar manigment of ye towne rates, there be notis given by the Constblle of the towne, to ye Respecktive plases belonging to ye towne, to send in A deputy from every plase to sitt with the offisars of the towne for the leviing of towne rates or towne disburstments which hath relation to the publick and not otherwise to be of forse, but If they doe not Apeare after Legall warning, the towne maye prosede as though they ware presant, further Agreed for time to Come every respecktive plase within this towne Ship, are to Cleare All such highwayes within, there owne previlidge, upon there owne Charges, and not other wayes to be understood tis further ordered A deputy Constablle to be Apoynted in every plase, who upon Legall notis from the Constable of ye towne, is to ofytiatt ye offiss of A Constablle in there plases to warne there inhabytants to All towne mettings, or other busines of greater Consarnment as the law dereckts upon Consideration of there distanc from the towne

ffebrewary ye 18th 1677 John Rogers sould one white hors taken from Christopher hoackhurst by distraint, for towne rates to Mathyas harvy by out Cry which said hors mathyas harvy sould to John Townsend

ffeb ye 11 An act'd Entered by Andrew Gibb plant Against Joseph Ludlam Defendt.

The Cort haveing taken into Consid: the Case depending be-

twene plt & Defendt do award the Defendt to pay ye plant his debt wth his Barrell of Sider According to Contract with Cost of Court the 18th ffeb: 167/8 (1677/8)

Court Charges			
ye Arest	00	01	06
Entering ye Action	00	01	00
foure Depos	00	04	00
ye Cost Sitting	00	15	00
Entering Judg ^t	00	01	06

(p. 233 Old A)—Att A towne meeting held this 11th of ffebruary 1677/8

1 Ordered & Agreed yt towards ye Incuragement of killing of wolves yt any persons Inhabiting wthin this towne or prsincks thereof Indians Excepted shall kill Any Wolfe or Wolves & bring theire head or heads to ye Const they shall have for every such head, (so brought) Ten shillings out of ye Towne rate, Allowed them Pvided they be caught or killed within ye prvilidge of oure towne patten

2^{ly} Itt is ordered yt for every Fox kild within ye p^rvilidg of our towne patten, & ye head of ye ffox be brought to ye Constable ye Constable shall Alow them: 2^s: 6^d: for every ffox head so killed; out of ye towne rate.

3ly Itt is ordered in as much as some #ticuler persons belonging to this towne, have Cut downe many or ye greatist part of ye best pine timber upon pine iseland & there ly & not cut up; to ye priudice of ye said timber, And also, A great wrong to ye Towne, haveing onely that small Neck of pines to trust too, preserved for Nesessary euses in the Towne, such persons yt have so Cut downe such timber have liberty from ye date hereof to fetch away ye said timber to ye towne for theire owne Benefit for Building & not other wise Butt if theye shall Neclect to fetch them away within a Month of ye time prinxt:: All such treese so ffalen Shall be fforfett to any person belonging to o(u)r Towne that shall se cause to make Use of them

4ly Itt is Ordered yt no Vessell shall be Built within this Towne Above three Tunns, for saile to any person or persons not Inhabiting wthin ye Towne, without such persons so Undertaking to build any such Vessel or vessels, Do first agree wth ye Officers of ye Towne for ye Cutting of such timber; The officers appoynted for yt purpose Is Henry Townsend Signt Richard Harcutt Nathaniell Coales & Samull Andras Neyther Any timber or staves are to be transported out of this Towne from ye date hereof wthout the Concent of ye aforeSd persons under ye fforfiture of haveing all such Vessels timber or staves Taken from them for the use of the publique Charges of the Towne:

(p. 232 Old A)—5^{1y} Granted and given to Joseph Estland, A

Certaine peece of boggy Meddow att ye head of ye beaver Swamp Meddowes on ye East side of ye Streeme & so much of the Swamp Joyneing to it as ye Survey^{rs} shall see Convenient

Att a Towne Meeting held ye 18th of ffeb: 1677/8

Then granted and givein to Isack Horner A previlidge in ye Comons ffor grasing & timber for building & fenseing for his owne perticuler Use, and Liberty to take up Ten Acers of Land any where in the Comons yt is not Alredy laid out with the previlidge of ye Streeme att ye Beavor Swamp by the show so Called for to sett up A ffulling Mill upon, which Myll he is hereby Inioyned to build & fynish within foure yeares from ye date hereof otherwise ye aforeSd previliges & Streeme granted, is to fall to ye Towne againe to despose of to whome they shall se cause: Butt if he shall Compleat ye Aforesaid Myll within ye time perfixt & so Maintayne itt Constantly, for ye ffulling of All such Cloath brought to him: then the said previliges & Streeme is to remaine to him, and his heires fforever; provided allwayes yt his heires or Assignes shall keep the said Myll allwaies in good repaire & not to dispose of ye privilige from ye Streeme & not otherwise.

This Abovesaide grant Confirmed this 4th of September 1682 upon ye forfyture as Abovesaide, If a fulling mill be not Compleated within two yeares, from ye date hereoff and yt ye sayd Isack hornar Is to full ye Cloth for ye Inhabytants of ye towne as Cheepe, as Is fulled in other plases in newingland and what Cloth doth Apeare By waye to be beter wrought by people of Judgment tis to be alowed in ye price, ye ten Acars of land spesefyed is to be layd out for Isack hornar, whare the surveyars shall Cee most convenyant for his use not preidising ye towne in highwayes

These a bove written deedes being forfitted being not built in the times a for Sd spacifyed owned by me

Oysterbay ye 22^d of ye 12th mo 1684.

Isaac Horner

(p. 231 Old A)—John Whitacer & Mary Haukens was married together by Justis Townsend the 23th of March 1677/8

Ordered by the Towne Att a Towne Meeting and Court that for ye incoridgm^t of an Ordanary Keeping yt ye Ash Swamp So called: with ye Lands thereunto Aioying: with a provisoe of no Infringment, of high wayes, Is granted to any person, Whatsoever, that will keepe & mainetaine, An house of Entertainment, and this our Reall Actt Wee grant this 4th of March 1677/8 With an absolute prohobition, upon Confiscation of all such Drink, as shall be Retaled by any person or persons what soever by quart pint or halfe pint Contrary to law

Exsepted By me

Thomas Townsend

And confirmed by Us to ye person abovesaid by us the Constble: & overseers

Testes
Thomas Webb.
Clark

Matthias Harvy John wright Thomas weekes the (H) marke of Will: Hudson

the Abovesaide grant of ye Ash swomp and land Adioyneing is returned to its former order as it was before ye grant to me, witnes my hand this 9th of march 1677/8

Tho: Townsend

The former survaiores is to continue for the present yeare ensuing 1678 by order of ye Court March ye 4th 1677/8

(p. 230 missing, p. 229 New A)—March ye 3d 1678 It is agreed between Josias Latting and William Hudson yt a highway of Two rod wide to be Laid out between ye Said william & Latting within ye Land of william hudson for a passage

It is Agreed yt william hudson doth Give unto Josias Latting half an acre of Land next unto ye Street by ye Lane for to Set his hay in and buld Upon and doth freely Give ye Sd Josias and his heirs ye Same forever it Is to be understood ye half acre is to be laid out by ye Sid of ye Sd william his Lott at ye Corner where his Cow house now Stands. this Taken out of Tho: Webbs Book of Enteries (i. e. Thomas Webb was then Town Clerk)

(p. 228 and 227 missing p. 226 Old A)—Att a Towne Courtt held in oyster baye febrewary ye 7th 1680/1 moses mudge Ageed 41 yeares or there Abouts being Sworne, doth declare, that Nickolas Simkins desired him To goe with him downe to his Iland, knowing nott whatt Itt was ffor, But Comeing there By his request, and vewing tthe Island, he ttould me tthatt I mustt ttake nottis tthatt he desired me tto Come downe tto Cee the delevery of this Land, whareupon he takes his knife and Cutts up A turffe and A twidge and delevers it tto Samuel ttilliar tto him and his hayres ffor Ever the owne halff of ye said Iland, and the other halfe Also untill he should Cee Case to dispose of itt otherwayes, this delevery was Aboutt ttwo yeares since I being at that time deputty Constable of Muschedacove

moses mudge

To tthe Constabile and oversears

Wee desiar tto know whether the magior partt off us maye nott order oure owne hyghwayes tto oure owne Convenianc, Allso we desiar tto have tthe previlidge of the Law for the Cutting of brush and Cleareing of hyghwayes, And Iff you please tto Alowe

itt wee desiar tto have one man Apoynted by you tto Cee itt done and performed,

The umble petition of

Richard Cirby george downing Robartt godffree John wrightt

The Constable and oversears Dotth grantt the Above requests and doe Apoyntt Richard Cirby tto be the man tto Cee whatt is abovesaide Requested performed Acording tto Law by order of ye towne Courtt febre: ye 7th 1680/1

Tho: weebb Clark:

(The above are the Littleworth patentees or purchasers)

(p. 225 Old A)—Oyster Baye tthe 5th of march 1680/1

Then Layde out unto Thomas Cocke twenty six Ackers of land nere Adioyneing to the line of devition betwene Robart williams Lands and the townes on the west side of the highwaye tthat Lyeth Betwene oyster baye and Lusum, the first bounder begining at a Chestnutt ttre being John frosts south east bounder, from thenc ranging upon A straight line northwardly by John frosts line sixty rod to A white oake being ye said frosts north east bounder, from thenc Eastwardly sixty rod to A black oak tree marked nere ye highwaye, from thenc by the highwaye side southwardly, one hundred and Ayghtt rod to A great white oake by us marked, from thenc westwardly thirty two rod to A small Chestnutt ttre by us marked, from thenc forty seven rod upon A straight line to tthe Chestnut tree, John frosts Southeast bounder, Layd out by us

Tho: Townsend nathanell Colls

The first daye of march 1680/81

tthen Layed out by us Nathanell Coles and Tho: Townsend, six Akars of Lands more or less, for Tho: young, at ye East End of the towne takeing in part of ye westermost of the thre runs so called, and being bounded As ffolloweth, beginning at ye southwest Cornar with A small red oak tree by the hill side, from thenc northwardly by the hill side to A small black oke tree nere ye highwaye, from thenc by the said highwaye, upon A straight line, A Crose the first run, to A Chestnut tre by us marked, from thenc southwardly betwene ye two stremes, to A black oake tree marked, from thenc westwardly upon A straight line to ye first boundar, leaveing A suffitiant highwaye of six rod wide in ye marowest place betwene his land and william butlars formerly hyed out to John dickinson,

by us, natha: Colls Tho: Townsend

The first daye of march 1680/81

Then layed out unto Tho: ffurman by vertue of his Brother Arons right three Ackars and hallfe of land at or nere ye southwest off moses ffurmans lands by the runs so Called at ye East End of ye towne It being layed out upon A square 24 rods Every waye, beginning at ye northwest bounder with A white oake tre markt, ye north East bounder A young black oake tree markt, ye southeast boundar A great white oake marked, and ye southwest bounder A black oake markt by us

Thomas Townsend nathanell Colles

(p. 224 Old A)—Oyster Baye the 31th of march 1681

Then Layed out untoe moses ffurman 12 Ackers of Land at ye East End of the towne, at ye head of the Cove swomp soe Called, Beginning at A Red oake ttree by us marked, ye northwest boundar from thence ranging Southwardly 19 rod to A great Chestnut tree by us marked, from thenc ranging 29 rod Southeast or there abouts to A Smale whiteoake marked, from thenc ranging 40 rod Eastwardly sumwhat south, by the head of ye said swomp to two small ttreese by us marked ye owne A Chestnutt ye other A red oake groing both ttogether, from thenc 40 rod northwardly to A white oake by us marked on ye East side of ye swomp, from thenc ranging west northwest 48 rod upon A straight line to ye first Boundar within Containeing 12 Ackers more or less by us Layed outt

Thomas Townsend nathanell Colles

oyster Baye tthe ffirst daye of Aprill 1681

Then Laide outt unto henry ttownsend senior, A sartin trackt of land on the west side of the now mill pond Ranging up the hill by ye highwaye and Bounded As followeth, Begining at ye swomp or mill pond ranging by A popelar tree to & small red oak marked and by ye forsaide highwaye upon & straight line 40 rod up ye hill westwardly to A stake by us pitcht, from thenc southwardly 28 rod to A white oake markt, from thenc East wardly 40 rod to A small Chestnutt tre groing by ye swomp side markt, from thenc northwardly 20 rod to ye first Bounder, being bounded with ye swomp on ye East end, and ye highwaye on ye north side, and ye other bounds As Abovesaide including six Ackers of Land more or less within ye fforsaide bounds, and Layde out by us

Tho: Townsend nathanell Colles

Att A ttowne metting held ye second daye of Aprill 1681 Calleb wright Chosen by A ffree votte Constable for this presant Yeare, John townsend Junior at ye mill, and Thomas willis Chosen overseares

Ephraim Carpenter Chosen deputy Constable of muschedacove Att the same meting ordered that unkawaye neck shall be forthwith layd out in to shares Acording to purchase by nathanell Coles and Josias latting tthomas willis and Thomas townsend (p. 223 Old A)—A towne meting held ye 9th of Aprill 1681

tthen ordered and granted to John ffrost by Consent, of ye towne and ye said ffrost, that ye house lott formerly granted to him by ye towne at ye East End of ye towne nere ye head of ye Cove Is to fale to ye towne Againe, proper and fre to ye townes dispose Againe, upon Consideration, that ye said John ffrost Is to have In lew of ye said lot two Ackars for one Adeed to his ten Ackars nere lewsum formerly layed out by ye survayars

2^{ty} granted and Agreed by the towne, upon ye request of Abraham Aling, that ye townes grant of land formerly given to Joseph Croker, and sould to thomas gitchell should stand good, and ye lott to be layed out by ye surveyors next unto Aron furmans as they should see meete, the second of maye 1681 then layd out ye Abovesaid lot on ye northeast side of Aron furmans lott at ye Cove being ten poles wide in front next to ye highwaye, and ten in ye reare ranging by Arons lot, in length home to william butlars land

By us nathanell Colles Tho: Townsend

3^{ty} tthen Agreed and Consented tto by the Towne that Jeames Bleving shall have that pece of land yt was formerly stakte out by henry ttownsend nickolas wright and Richard harcut for A house plott, nere unto ye Coswaye at ye west End of ye towne, yt goeth over to ye beach, and Allso yt slipe of upland, on ye northwest side of said house plott, home to his owne land betwene ye bogs and John townsends lot,

I John Rogers doe Acknowledge to have sould unto Isack hornar An Iron graye hors, upon which hors there, was Claime layd by gershom Lockhood, but I doe owne to have sould the sayd hors unto Isack horner, for full satisfacktion in hand reseved, and iniage to defend him in ye titell of ye sayd hors Against, all Claimes or pretenses whatsomever witnes my hand oyster Baye ye 5th of June 1683

John (R) Rogers his mark

(The following from the earliest volume of Quaker records on Long Island throws light on the above transaction. The "Iron graye hors" may be the same one, taken a second time, and again saved to the sturdy pacifist. The date appears to be 1677.

"Muntinecoke Isaac Horner being warned to traine 3 severall times but refusing ye Constable Matthias Hervey & John Wilkes Sergant with 7 men more did violently a reast one horse and

tooke him a way, their demand being but 15²—they kept him one night in another mans paster, ye next day led him to oysterbay to sell, their they setting a inch of candle yt he yt biddeth most for him before it was burnt out was to have him when they weare at this 2 men went in to them unknown to me demanded of them w* they required of me yt they should take away soe good like a hors—they sd yesterday but 15² but today 20²—these 2 men hand 20² sent me my hors againe.")

(p. 222 Old A)—Att A ttowne metting helld ye 15th of Aprill 1681 Then granted and given by the towne unto John newman A home Lott to be layd out at ye Cove so Called next unto Joseph Crokars Lott Acording as the place will Aford, be it more or Less, with A Convenyantt peese of medow ground next Adioyneing to ye Cove Creek, As the surveyors shall Cee meete, for A yard for Building of vesells and Layeing his timbar in, with the previlidge to take up ten Ackars of land in the Comans not Alredy Layed out or preiedishing highwayes, with ye previledge further of graseing and ttimbar within the townes Comans As other such petickular Rights have The sayde newman ffencing in ye sayed Lott, and Building A habytable house thereon within two yeares After ye date hereof, in which ffulfilling the previlidges before menshoned to bee his and his hayres for Ever, other wayes upon none performanc in nott Building and ffencing ye Abovesaid ye lott, medow land and previlidges granted to be fforfitt, to ye towne Againe to there owne dispose without Exseptions, As in other orders provided

Maye ye 4th 1681 Then Layed out unto John newman A home Lott Acording to ye Abovesaide grant, Joyneing on ye northeast Side off Joseph Crokars home Lott sould to Tho: gitchell, by the Cove, Being twenty polle wide in ye ffront by the highwaye, As by us stakte out, and twelve polle wide in ye reare, butting home to william butlars Land at ye southeast Cornar, and Bounded in ye swomp with A great white oake marked with N. ye north eastt Bounder, from thenc ranging upon A straight line through ye swamp to his front stake by ye highwaye by ye Edge of the Boges, the Lott Containing within ye foresaide bounds of swamp and upland foure Ackars more or Less, ffurther Layed out to John newman Acording to the townes grant A peece of medow Land, on ye southwest side of ye Cove Creek being six polle wide next to ye Creek as by us stakte, and ten pole wide by ye upland stakte, being twelve polle deepe on East Side Containeing within ye saide lines halfe An Ackar more or Less, Layed out by us.

the modow being granted for A yard to build vessels on, and not improved By ye sayd newman to returne to ye towne againe,

Tho: Townsend nathanell Colles

(p. 221 Old A)—Att a towne metting held ye 16th of maye 1681. Then upon ye request of simon Copper, tis by the grant and Consent of ye towne, frely given to him ye previlidge of ye highwaye, butting from ye maine highwaye downe to ye watter side, Against franses weekses he keeping A paire of draw bars for A suffitiant gatte, soe that Any ffreholdar haveing ocasion, to improve or pass upon ye said highwaye maye have fre liberty, provided yt parson whatsumever yt shall soe make use of ye said highwaye by Carting or riding on hors back or on futt, shall, shutt ye said gatte or barse up sufitiently, so yt ye said simon, his heyres or Asignes be noe wayes damnyfyed this Being A fre grant to him his hayres or Asignes, notwithstanding Any former grant

These presants witneseth To All Christion people to whome Itt maye Come or Any wayes Consarne know yee, that whareas There was A former Acknowlidgment made by my unkell Richard Crab, of oyster Baye deaseased, in ye Court of newhaven Aboutt thirty five yeares since, that he was Justly indebted to me John Coe, under writen, ye ffull and Just sum of sixty pounds, But my unkells deasease I did upon Consideration ffully Aquitt and, discharge his wife and widow, my Antt Allce Crab ffrom All former Contrackts debts and dues from my unkell Richard Crab, his hayres or Asignes due to me John Coe, my hayres or Asignes for Ever, upon ye Consideration, of & good Cowe and Calfe and ten barells off Sidar to be delevered to me or my order, within three yeares After ye yeare datted 1681 But know all men upon ffurther Consideration that I John Coe, doe hereby Aquitt and discharge my Antt Allce Crab, her hayres or Asignes for Ever, from All Bills Bonds Records or Acoumpts Asigned Contrackted or Agred of betwene my unkell Richard Crab deaseased and my Antt Allce Crab his wife and widow and my selfe my hayres Excexetors Administrators, or Asignes from ye begining of ye world tto this presant daye, upon ye delevery of A good Cowe and Calfe to me or my order upon demand, and what Elice she Cee Case to bestowe upon me or mine the which I leave to her curtecy as witnes my hand in oyster Baye this 13th of June 1681 Sined and delevered in ye presenc of John Coe Robart story

Tho: Townsend

(p. 220 Old A)—A spetiall towne Court held oyster Baye ye 29th of June 1681

Josiah Clark Aturny of samuell Bur of harford in ye Collony of Conetecote plat upon ye Easteate of Christopher Croe deseased John Townsend senior, Job wright deffendants,

ye Court Caleb wright, Constable Richard harcut
Tho: willis
John Townsend

overseares

The plantive Comeplaines to this Court,

that haveing presented his letter of Atturny to ye last Court of sesions held at Jemeco, this instant June, and there being Alowed and Aproved, have sinc demanded ye Easteat of Christopher Croe, of ye deffendants But by them denied, and ye Easteat detained

The Court haveing heard ye deffendants Answare to ye plantives Comeplaint that they did not detaine ye Easteat from him, he giveing in security to Endemnyfy them from further troble

yt should insew.

The plantive further declaring yt he did tendar ye deffendant A Coppy of his letter off Atturny or might record it If theye pleased for there securyty which was refused, by them, the Court haveing heard and well wayed ye different depending betwene plantive and deffendant, doe find ye plantives letter of Atturny to be A Legall Athoryty, Being Sined by the Governar of Conetecote, and security suffityant for ye deffendants and yt it be fforthwith recorded at ye plantives Charge, and ye Cowe and ye heffer and ye rest of Christopher Croes Easteat is to be returned into ye Costody of ye plantive, onely ye sale of ye hors to stand good, and to ye Charges of ye oversears troble taking: an Invantery of ye said Croes Easteat, we doe Award ye plantive to paye them Each man three shillings, # daye, and to Job wright for five pints of rum Exspended to paye him five shillings and as to this presant Courts feese, wee doe Award ye plantive to paye ye Clarks ffeese for writting this Judgement, and Entring his Comeplaint, and ye deffendant John Townsend is to paye ye Constable for his Summoning of him and Job wright to this Court, which is to be A ffinall Isew between them this by order of ye Court, # me Tho Townsend

The Letter off Atturny recorded on the other side (p. 219 Old A)—Know all men By These presants yt samuell Bur off harfford In ye Collony off Conetecote in new Ingland have nominated Chosen and Impowered and doe By these presants nominate Chuse and Impower my trusty and well beloved ffrend mr Josiah Clark off East Chester in ye Riding of new york to be my tru and Lawfull Atturny as I am Sole Administrator to ye Easteat of Christopher Crow deasesed, In my name, and steed, and to ye proper use of ye Releckts Children of ye saide Crowe, to Ask for demand recover and reaseave of All and singular person or persons all and singular ye goods and Easteat Both parsonall or reall belonging to said Crow, giveing and granting my said Atturny ffull and Amplle power and Athoryty to use all due meanes in forme of Law To Recover ye same and to use and

Act all devise or devises thing or things whatsoever in ye Law for ye Recovering of ye whole or Any part of ye said Easteatt, and upon Resaipt of ye whole or Any part thereof Resaipts Aquittances or Any other Lawfull discharges in my name to make sale and delever, giveing and granting my saide Atturny hereby ffull and large power to make or Constitute one or more Aturnyes If he Cese Case, and him or them to revoke att his pleasure, promiseinge, to hold ffor good and stable, and to Ratefy and Confirme, whatsoever, my said Atturny shall doe or Case to be done in ye law, in or Aboutt Recovering ye Aforesaide Easteat, ass ffully and Amply as If I my sellfe ware parsonally presant and did or Ackted ye same to all intents and purposes and Constetutions, In wittnes whareof I have hereunto sett my hand and seale this first daye of June in ye yeare of our lord one thousand six hundred Ayghty and one, Sined sealed and delevered in ye presanc off us Samuell Burr O Richard Edwards Samuell gillbertt

These are to Certefy Any whome it maye Consarene yt samuell Bur Abovesaid is ye solle Administrator of ye said Christopher Crow deasesed, and ye said Bur Came before me this sixts of June Ano 1681 and Aknowledged this letter of Atturny to be his free Ackt and deede as Above as Attestes william Lette governar of his maiest Collony of Conetecote

(p. 218 Old A)—oyster Baye ye ffirst daye off Jully 1681
I Josiah Clark, off East Chester Aturny of samuell Burr off
Harford of Conenetecote Collony, haveing Reseved of the Constable and overseares of oyster Baye, All ye Easteat off Christopher Croe deasesed, yt was in there Custedy, doe by these presants Aquitt and discharge ye Aforemenshoned Constable and
overseares or Any other parson or parsons of ye said town, from
any ffurther troble or demands, for ye same wittnes, my hand
Testes Tho: Townsend

Josiah Clark
Recorder

Att A towne meting held in oyster Baye sept ye 24th 1681 Then Agreed by A younanimus yoate of ye towne that Nathanell Colles and Tho Townsend are to repaire tto huntington on wensdaye next being the: 28th of this instant to meete with ye restt of ye nayghboures of oure respecktive townes upon longiland, and to advise with them what maye Conduce best to oure Just libertyes Eclipsed, which was promised us and granted upon our subjecktion by governar nickall and ye other two Comishonars at ye first settellment of this government and all other our Agrevances, whatsumever with full powar to Exhibitt an Adress by waye of petition to the governar and Court of Asizes in ye behalfe of oure

towne with ye rest of oure nayghbouring townes for releffe in oure Just previledges with ye rest of his Maiesties: subjeckts Acording to proclimation, as they shall Cee Case

Signed in the towne meting by free Consent witness oure hands

henry townsend: I John Townsend, J: Thomas willetts Ephraim Carpenter Joseph dickinson william (H) hudson Richard willis Richard Cirby John (R) Rogers Job wrightt Caleb wright moses mudge John townsend S: nickolas wright John wood Aron furman Isack doughty nickolas simkins Tho: furman **Jeames Cok** John wright georg townsend Josias latting Robart Colles william buttlar Richard Harcutt georg downing John weeks

(The towns of central and eastern Long Island, of Puritan stock and established as independent communities, increasingly disturbed by the encroachments of the Governor's powers, were protesting and refusing their taxes. It was a part of the movement that brought about the creation of the General Assembly.

Apparently Huntington and Hempstead were the only towns joining Oysterbay in this matter, and their action is shown from their records as follows:

At Huntington Town Meeting, 24 Sept. 1681, Capt. Thomas Fleet and Isaac Platt were appointed "to act in the town's behalf with the assembly that in this place shall meet to consider of such things as shall be thought good for the public." (Huntington Town Records, Vol. I., p. 315).

At Hempstead Town Meeting, 26 Sept. 1681, John Semans was chosen to go to Oysterbay, and then to Huntington, "to Mete and agiteate with the other townds." (Hempstead Town Records, Vol. I., p. 385).

The Court of Assize Records (N. Y. Hist. Soc. Collections, 1912, p. 17 and 25) give the following:

"Att a General Court of Assizes Holden in the Citty of New Yorke the 5th & 6th Dayes of October . . . in the year of or Lord 1681 . . . Present. Capt. Anthony Brockholls, Commander in Chiefe, etc. . . . There being a Petition Presented to this Court, Signed by severall persons in Behalfe of the several English Townes on Long Island who had illeagally and Unwarrantable assembled themselves Together at Huntington and Mr. Josiah Hubbert Mr Wm Osborne, Mr. Elias Doughty, Mr. Thomas Townesend and Mr. John Symons Appeareing to Speake to the same in Behalfe of the Rest were called and Produced their power from their Severall Townes which the Court Did not approve off Butt wholly rejected their Peticon and Checked them fro their Actings and Proceedings therein Ordering them to Returne home

and Remaine in Quiett as settled till further Order from his Matie Per John West, Cl Assizes."

William Osborn and Elias Doughty were citizens of Hempstead, but apparently acted without direct authority from the Town. Thomas Townsend was a prominent Oysterbay citizen, and Josiah Hobart, of Easthampton, was arrested in December for stirring up sedition in Southold.

Governor Andross, being recalled to England, had appointed Captain Anthony Brockholls Commander in Chief during his absence. See Brodhead II., 658, for petition of Council, Aldermen and Justices of Assize, to the Duke, for Assembly, 29 June, 1681.

The next entry in our Records is the reply of the Town to the order of the Court of Assizes, which was presided over by Brockholls, and breathes the spirit of Runnymede and of the Declaration of Independence. The answer is dated 4th of 9ber (November) 1681, and the General Assembly was granted two years later. See p. 267 for first appointment of Representatives.)

(p. 217 Old A)—To the Comandar in Cheffe in new york the Answare of ye towne of oyster Baye, when the five men which ware the Representetives off longisland have Satesfacktion wee are willing to make payement of what Is Justly due as to ye publick

In ackted by ye towne of oyster Baye this 4th of 9ber 1681 By order of ye towne Matthyas Harvye

A towne metting held this 26th of novembar 1681

Then granted and given, unto John Robinson Joynor the Common lands lying betwene Joseph Ludlams lands and Adam wrights and Joseph Ludlams swomp fronting to ye highwaye at ye north End, and Tho: Townsends lands at ye South End, with free previlidge in Coman Rights as other singlle petickular towne Rights have, makeing voyde by his Consent, with ye desiar of ye towne all formar grants whatsumever

- 2^{ly} Ordered, that ye highwaye ACrosse ye swomp, betwene Adam wright, and Tho: Townsend, is to be Equally devided betwene them, leving ye brook out to ye highwaye for watering as shall be thought good by ye surveyors not Exseding fore rods wide at ye river
- 3ly granted and given unto Samuell furman Junior ye Coman lands liing betwene Jeams weeks home lott and henry Townsends lands yt was water Solters, for A home lott, be it more or less, as was surveyed with free previledge in Coman wrights as other petickular towne rights have, provided ye said Samuell doth build A habitable house upon ye foresaid lot within a twelve month and A daye, or fenc it in with sufitant fenc, orther wayes forfit to the towne Againe

4^{ly} further ordered for ye further Explynation of severall grants yt hath bene given & granted to severall parsons in this book as stands Entred Cominidges & singell rights as other petickular rights granted is to be understood twenty six ackers to be layd out of Coman land to such grants and no more, Exsept to such as are freholders as recorded in page 240, may laye out to themselves what they please, (See list, p. 232)

(p. 216 Old A)—Oyster Baye ye 2th of desembar 1681.

wee beneath Subscribed doe Bind oure selves oure hayres, Exsexetors or Asignes in the penuall sum of fforty five pounds Currant paye of this Collony payeable upon all demands, by him of us that disents from the determynation of franses weeks, Joseph Carpentar, Isack hornar, and Jon wright, Arbytrators betwene us, as to the lawfullnes of A deed of salle as by record Apeares ttransmitted, from me John Robins tto Samuell ttillard wittnes oure hands daye and datte Abovewritten,

ttestes, Tho: Townsend Josias Lattin John (X) Robins Samuell ttilliard

Wee beneath Subscribed Abytrators betwene, John Robins and samuell tilliard, in referanc to A bill of salle transmitted from John Robins to samuell tilliard, doe ffind the Bill of salle to be good Acording to law, and finding by Record, A lawfull Asignement made from Richard Latting of partt of the previlidges included in ye saide bill of salle tto John Robins, which Apeares, and proved before us to be John Robins the Eldar, and not his sonns, and therefore the ttitell good, and John Robins the Eldar is to give Samuell ttilliard posestion of his lands and previledges, as by ye bill of salle Acording to law, witnes oure hands, oyster Baye desembar ye 2th 1681

ffranses weeks Joseph Carpenter Isack harnar Job wrightt

John frost these lines are to order you to paye the remainding part of youre Bill due to me from you upon Acount of Hatts unto ye barar hereof Tho: Townsend of oyster Baye who is my Aturny there and upon the performanc thereof this my ordar shall be youre discharge

witnes my hand maye ye 20th 1681

John wright

ttestes Richard Cornell

John townsend sen^r A tru record of ye origenall ttestes John Townsend sen

(p. 215 Old A)—Wee Beneath Subscribed doe order and Agree that all swine which have bine lately putt on, hogisland shall bee ffetcht of within tten dayes after the date hereof and If Any parson. or parsons for time to cum shall presume to putt on Any

swine theye shall bee liable to be killd By Any parson. wee doe likewayes Agree yt the south End tto the ffutt of nobs hill shall be for A sheeps pasture Calves and working creatures, soe long as wee Cee Itt Conveniant, and to fenc ye sayde pasture by ye last off march next, and this as oure Reall ackts we ye magior part of ye propriators of hogiland, have hereunto sett to oure hands in oyster Baye this 28th of the 10 mo 1681

Mathyas Harvye,
Henry Townsend,
Richard Harcutt,
franses weekes
Joseph ludlam,
John underhill
simon Cooper
nathanell Colles
Allce Crabb
mathew priar
Samuell Andrewes,
Josias Latting,
georg Townsend,
Samuell weeks,
Tho: Townsend,

A tru coppy of ye origanall

The 24th of 9ber 1673 A towne meeting held, & granted by ye towne, yt henry Townsend, shall have & hath Liberty to make use of what ttimber he shall stand in need of for his saw mill within ye Bounds & Limits, of oure towne, yt is to understand pine Island, or Any other Coman Lands to make use, of Eyther ffor Building, or to sell in ye towne, or to sell out of ye towne, as he shall Cee Cause, ye sayd grant is understood to be to henry Townsend and his for Ever, A tru Coppy taken out of ye book of Records off oyster Baye, & in page 250, \$\pi\$ me mathyas harvy towne Clark

(p. 214 Old A)—Att A ttowne metting held in oyster Baye ye 28th of desembar 1681

Then granted By A ffree vote upon the Request of John Adams of ye towne of huntington, Carpenter, the previledge of building of A gristt mill and A saw mill, if he shall Cee Case, upon oure Right of ye streame at ye Could spring, and also Liberty for timber upon oure Commans there, if neede Requiars, for the building of his mills and not otherwayes, which saide grants is to ye said Adams his hayres or Asignes for Ever, Allwayes provided, that if Any parson or parsons belonging to the ttowne of oyster Baye, Bringing any sort of graine to ye said mill to be ground, they shall be Attended, gradually and there Corne well ground, they Allowing the same tole as the towne of huntington Agreth for, and Allso if Any parson of ye towne of oyster Baye shall Bring Any timber to ye saide saw mill After builtt to be sawed, shall have there timbar well sawed as Cheepe as Any parson of ye towne of huntington, tis further Agreed yt the saide Adams is to build A grist mill upon ye sayd streme within foure yeares after ye date hereof, and after for Ever keepe and mainetaine A good grist mill upon ye sayd streme, or upon none performanc of Every artekill Abovesayd the previlidge of streme granted, to return to ye towne of oyster Baye Againe, to there owne dispose without Lett hindaranc or Sute in Law, to ye per-

formanc hereof ye sayde Adams hath hereunto subscribed his hand to ye towne Book of Records of oyster Baye and date Above written

ttestes Peter Pangborne

John adams

(p. 213 Old A)—Know all men By these presants yt I John mayhue so Called have Asigned ordayned and made, and in my steed and place, putt and Constituted my trusty and well beloved frend Tho: Townsend of oyster Baye, to be my tru and lawfull Aturneye, for me and in my name and to my use to Ask demand Sue for Levy requiar recovar and reseave, of all and Every person whatsoever, Christion or Indion all and Every such debts rents lands tenements sums of mony to me belonging now due, or which at any daye or dayes, time or times, hereafter shall be due owing belonging apertaineing unto me by Any manar of wayes whatsoever, giveing and granting unto my sayd Attorny by ye tennor of these presants my full and whole powar strength and Athoryty in and About ye premises, and upon ye resaiptt of Any such depts rents land tenements sums of mony as Abovesayde to give Aquittances or other discharge for me, and in my name to make seale and delevery, and all and Every other ackt and ackts, thing or things device or devises, in law whatsoever, needfull and nesesary to be done, or Aboutte ye premyses, for ye recovery of All or Any such debts rents or sums of mony, rents lands or tenements as Aforesayde, for me and in my name, tto doe Execute and performe as fully largly amply in every respeckt to All intents Construcktions and purposes as I my selfe might or Could doe If I ware at All times parsonally presant, ratefying Allowing and holding forme and stable what soever my sayd Atturnye, shall doe or Case to be done in or About ye Execution of ye same by vertue of these presants Iniageing to make noe transport Asignement or sale of Any my lands tenements or herydittyments to me belonging or Any wayes Apertaineing without my sayde Aturnyes leave or Consent, in witnes whareof I have hereunto putt my hand and seale in oyster baye maye the 7th 1680

Signed sealed and delevered in ye presanc of us, mathyas harveye John Coles, Interperter

John X mayhue O his mark

Att A towne metting ye 4th of Jully 1682

Then granted and given unto Jeames Cok, A sartaine slipe of Broken medow or Crick thach, upon oake neck lying betwene ye share off medowes, layd out by ye fresh pond, including all ye sayd slipe Aforesayde home to mathy pryars share of medow, and soe downe to ye Creek he intrenching upon no mans right before layde outt

(p. 212 missing, p. 211 New A)—Capt Tho Townsend I have Levid Execution upon ye Estate of George Dennes for ye Use of Mr william pinhorne Viz which I do request You to record and Give me a Coppy of ye Same When I Leved Execution I Exprest my Selfe in these words having them written before me I do In his Majesties Name Levey this Execution upon this house and all ye Land Belonging to It with outhouses Barns orchards Gardens Yards & all Medows belonging to ye Same with all previledges and Immunities that now doth now or hereafter Shall belong to ye Said Estate towards Satisfing a debt Due to Mr William pinhorn Merchand of New York and Cost of Court with Insidentall Charges yt may Lawfully arise by this occasion further there is Executions Leved upon ye Effects of one Negro woman by Name mary being Twenty pounds merchants pay to be paid in New York Next Killing Time In ye Hands of Adam Wright Son in Law to George Dennis and In ye Storehouse of George Dennis about 200 bushell of Salt More or Less with Bins and Cask which are to be valued all which I have Committed Into ye Hands of ye Constable and Overseers to be keept Saft from Inbazelm^t and In their hands to remain tell further order 1682 July ye 12 ye Abovesaid was, preformed In presence of Joseph Lee D:Sheriff Richard Harcutt Constable Nathaniell Coles overseere & Caleb Wright Late Constable

(p. 210 Old A)—Aprill ye 1 an twentyeth in ye yeare 1682 An Invantery of ye goods and Easteat of samuell ffurman deseased, taken by ye Constable and overseares and Aprized: Viz:

Joseph Lee D: Sheriff

			-p	
Imp ^r two Cowes att	£	07	10	0
ttwo fore yeare old steres at		10	00	0
one yearling att		01	05	0
two Horsses att		06	00	0
three mares att .		07	00	0
foure sheepe att		01	06	0
one sow and foure shoates att		01	10	0
forty two Acars of land at ye Cold				
Spring, and previlidges in towne at,		40	0	0
halfe A right of playnes and halfe				
a right of medowes, att ye south, with,				
A share of land upon unkawaye neck att		30	00	0
one hors Cartt and wheels att		01	00	0
A paire of Iron trazes for A hors at		00	0 8	0
one ox Chaine att		00	10	0
one Collter and share at		00	10	0
three Iron Kittells att		02	00	00

one Iron pott att	00	15	0
two brass cittells and A scillett at	02	00	Ŏ
one warming pan att	00	05	Ō
one frying pan and gridiron att	00	09	0
three puter dishes and six putter plates att	02	05	0
one putter basson, and one quartt pott at	00	10	Ō
thre putter poringers, and A putter bottell	00	06	0 0 6 0
one Iron tramell att	00	05	0
to yoake Irons rings and stapells at	00	07	6
one axe and two oagers att	00	06	0
two broad hoes and a stubbing hoe att	00	09	0
one greatt Chest att	00	12	0
one Cubard and A Smale Chestt att	02	05	0
one driping pan and two puding panes,			
and a tinn kittell, att	00	07	0
three tubs and five payles att	00	08	0
one fether bead, and foure Coverleads at	06	15	0
one small ruge and two blankitts att	00	15	0
one home spun bead tiking and seven sheetes	04	10	0
seven pillowbears at	00	10	0
one sett of Curtings and valens att	01	00	0
£	133	19	0

Caleb wright Constable
Richard harcutt
Job wrightt overseares

(p. 209 Old A)—Oyster Baye the 12th daye of Jully in ye yeare 1682 Wittneseth, whareas Samuell ffurman, Senior, of this towne deseased withoutt will sum time in Aprill last pastt, and his Easteat Being invanteryed by ye offysars acording to law, was in order acordingly shewed and presented to ye Justises of the peace, for ye proveing of ye same in such Causes provided, who Advised by the Request of ye widow meryam flurman, ye Easteat being small and to save and prevent unnesesary Charges, to nomynate and apoynte sum parsons of the nayghbourhood to Exsamine ye sayde Easteat, and make A settellment thereof Betwixtt ye widow and her Children, By Equall devition as nere as possible Acording to Justiss and Equally for ye prevention of further Charges trobles or Contentions yt might Arize thereby, in order to which we beneath subscribed Being apoynted and Requested by ye sayd widow meryam furman to be the parsons to Asistt her in ye Equall settelment of ye Easteatte above sayde and haveing Exsamined ye same, doe order and apoynte: Viz: ye widow meryam furman to have ye one third of ye Eastteate as invanteryed of her husbands deaseased, as her proper Easteate to dispose of as she shall Cee Cause, secondly and to have ye manidgment and improvment of all ye rest of ye Easteat, as her owne untill devition

or payement, to Every Child his or her portion or proportion as followeth, first she is to paye out of ye sayde Easteate to her daughter marcy furman fivetene pounds at her daye off maryedge or when she Comes to Eyghtene yeares of Age secondly she is to paye delever or Cause to be delevered unto her daughter Susanah furman fivetene pounds at her daye of maryedge or when she Comes to Eyghtene yeares, of Age, thirdly she Is to give posesion to her soon John firman as his portion, being a duble portion, ye one halfe of all ye lands and medows of his fathers as Invanteryed, being Equally devided and he to have ye first Choyce payeing five pounds to his mother or hur order when he Comes to ye age of one antwenty yeares, forthly, she is to paye to her daughter sarah furman fivetene pounds as her portion, Equall with ye rest of hir sisters, when she Is maryed or of Eyghtene yeares of age, 5^{1y}, we doe order and alowe ye rest of ye Easteate undevyded to ye widow, for ye payement of debtts and Charges ocashoned hereby, sixly we doe Agree and ordar, yt If ye sayd widow meryam furman shall Change her Condition, by maryedge before ye full delevery or payement to Every Child there portions Acording to oure apoyntment yt then she is to give in suffytiant suartyes or bond for ye performance thereof to ye offysars of ye towne, for ye time being, who are apoynted by us as overseares of ye premises, as witnes oure hands underwriten, I maryam furman widow Do agree to the Above writen and iniage to fullfill ye same witnes my hand meryam X furman

fullfill ye same witnes my i ttestes Thomas webb, nathanell Colles Aron (A) firman his mark

hir mark
Tho: Townsend
franses (W) weeks
his mark

(p. 208 Old A)—A towne metting held septembar ye 4th 1682 Then apearing By ye declaration of ye Constable Richard harcutt that John Townsend being one of the old overseares doth refuse to ofisiate in ye offiss of an overseare Any Longar, and he being much burthoned in his offiss in respeckt of his oath for want of Asistance, tis then votted by ye towne upon ye resons Abovesayde yt John weeks Caled warick (i. e. from Warwick, R. I.) John, shall stand as an overseare in ye rome of John ttownsend,

2^{ty} Allso Jeames weeks Insigne of ye towne being Chosen overseare ye first of Aprill last past, doth refuse to take ye place upon him by ye liberty of his Comition, tis voted by ye towne yt Joseph Ludlam, shall sarve as An overseare, in ye rome of Jeames weeks

3¹⁷ ordered yt in regard to ye great mischiffe done by ye woules to our Cretures for want of incuridgment to be Alowed to those yt shall take Care to distroye them, tis by vote this daye, Agreed upon, yt If it be not Alowed out of ye Contry rates as

formerly for ye killing of woules, yt then Every woulfe killed within oure pattent, and there heads brought to ye Constable, shall have Alowed them out of ye town rate 20°; Indians Exsepted, but If alowed out of ye Contry rate as formerly, then ye towne to paye but 10° \(\phi\) head and all other ordars Consarning payement for woules Entered upon our record before this date are made voyde

4^{ly} att ye same metting granted and given to Jeames Cok ten Accars of land upon oak neck Joyneing to ye fresh pond as shall bee Layde out by the Surveyars, and by them (the remainder of page cut out of Old A and not copied into New A. See Appendix)

(p. 207 Old A)—Septembar ye 9th 1682 Then Layd out unto Jeames Cok ten Ackars of land upon oak neck ye first bounds begining at a white oak at ye South East End of ye westermost pond, at ye fresh bond soe Called, from thence 42 rod north'East or there abouts, to A Chestnut tree markt, from thenc, west north west upon a straight line, to A white oak tre markt, at ye head of mathyas priars medow, Including within ye said bounds all ye uplands to ye medow given him by ye towne, ten Akars more or less, as survayed by us he leaveing out ye Easturmost pond for A watering place, to ye Coman

Tho: Townsend nathanell Colls

Sept: ye 9th 1682 Then Layd out unto Isack hornar a sartin peece of Land by ye Shoue, soe Called, on ye East side of ye river, ye first bounds whareof begineth at A peperidge tree by ye swomp side belowe ye shoue, from thence 20 rod south East or thereabouts, to A great whiteoak markt, from thence, 80 rod southwest or there abouts, to A white oak tre markt, by ye hill side nere A rock a littell below itt, from thence twenty rod northwest or thereabouts to A small burch tre by ye swamp side ye streme or river to be his bounds on ye west side and ye bound marks, as above insarted, on ye north and East, and south side, Including within ye sayd bounds ten accars of land and swomp more or less, this Layd out by vertue of A previlidge given him for ye setting up of A fulling mill by ye towne, and surveyed by us

Tho: Townsend nathanell Colls

(remainder of this page from New A)

September ye 9th 1682.

Then Laid out to Lydia Wright a Certain Tract of Land on ye East Side of Beaver Swamp So called ye first bounds whereof Begins at ye river Samuel Andrewes Southwest bounder and So to run up ye hill Eastwardly by ye Andrewes Land Twenty four pole or Rods from thence to run or Rainge by hill Side South

west or thereabouts one hundred and Twenty rods and thence to ye river Twenty four rods upon a West north West Line or thereabouts to ye river or Stream to be her west bounder and ye AfforeSayd Bounders her north and East and South Bounders Including within ye Said Bounds of ye Upland and Swamp Twenty Six Acres More or Less as Excepted by her Which Land is Laid out unto her by vertue of Her house Lott and previledge willed to her by Richard Crabb Deceased and Surveyd by us

Thomas Townsend Nathaniel Coles

this Survey Is Entered In ye Book E folio 21 It being Cut out of ye old Book A: (Also given in Appendix)

(p. 206 Old A)—Att A metting of Constable and overseares of this towne Jenewary ye 4th 1682 then ordered by the request of simon Cooper, that those lands granted, and Agreed, too betwene the towne and Latemore sampson, yt he bought of John Richbill, upon Cove neck, be forth with Layd out, to ye sayd simon Cooper, by ye survayors of ye towne, nathanell Coles and Tho: Townsend, Acording to agreement, and make Record thereof Acordingly, this Record Porder

By me Tho: Townsend Recorder

Itt is Agreed yt Lattemer sampson in. Lew of one fifteenth off Cove neck Bought of John Richbill, he shall have three hundred Accars of Land, and one hundred Accars for his twenty Accars A Lott for five Lotts Viz, out on ye End of Cove neck, he to give up to ye towne his five Accare Lott By Anthony wrights, and in Case A Convenyant place falles out to fence though it be forty Accars less hee to be Contented wittnes my hand

Latimer Sampson

tthe Abovesaid ordar of ye Constable and oversears and ye Agrement of latemore sampson with ye towne As Above Exspresed, is Excepted by ye towne, and Agreed to be layd out to simon Cooper As proper right, by A free voat of ye towne at A towne metting held this 27th of Jenewary 1682 this is to be understood ye foure hundred Accars granted to Latemore sampson Abovesayd This Entred by order of the towne ? me

Tho: Townsend Recorder

Wee Beneath subscribed, Being Apoynted survayeors, and By order of ye Constable and overseares, as by record bareing date ye 4th of this instant, was opoynted to laye out ye lands unto simon Cooper, upon Cove neck, Acording to the first Agrement, betwene ye towne, and Lattemore sampson, and since Confirmed by a free voate at A towne meting bareing date, oyster baye ye 27th of Jenewary 1682, and we Acordingly ye 30th of this instant

have Atended, and survayed, ye northermost End or part of ye sayde Cove neck, and Bounded out unto ye Abovesayd simon Cooper A sartain trackt of land, upon ye sayd neck, begining at A Chestnut tree nere, ye mouth or Comeing in of ye watter on ye west side of ye neck at the Crick Comanly Called and knowne by ye name of ye fishing Creek, to high watter mark round ye sayd parsell of land, and from ye sayd Chestnut tree upon A straight line, East and benorth or thereabouts, a Crose ye sayd neck to ye mouth or Comeing in of ye watter of ye Creek Comanly Called on ye East side of ye neck ye Eale Creek to A white oake marked, on ye south side of ye Creek and finding by oure survayeing there is wanting of ye proportion of lands betwene ye sayd bounds and ye north poynt, Acording to Agrement betwene latemore sampson and ye towne, have Consented & Agreed to laye out to simon Cooper ten Acres of land Elce whare upon ye towne Comans which is to be in full Consideration of ye first Agrement betwene ye towne and Latemore sampson, witness our hands on ye other side—(p. 205 Old A)—Itt tis to be understood that ye sayd simon Cooper is to have, all the Creeks Coves and marshes within ye sayd bounds of Cove neck as by us marked to highwatter mark as wittnes oure hands with free liberty of A watter fence for Ever to secuar his lands.

Tho: Townsend Nathaneill Colles

In the yeare 1674 then Layd out by henry townsend senior and nickolas wright survayars of ye towne, unto Josias Latting and Caleb Wright John wright, and Edmund wright, foure score Acors of land at ye ground Comanly Called and knowne by ye name of suckscokes wigwom, begining At ye northward of ye head of ye streame, on ye East side, and from thence southward on ye East side of ye Cart waye to ye farmes, to A white oake tre marked, which sayd foure score Acars of land is to be Equaly devided amongst them by lott 20 Acars A man

Att A towne metting held in oyster Baye febrewary ye 12th 1682 then granted and given by the towne unto Edmund wright and Josias Latting and Jeames Townsend, the highwaye, butting Against ye west End of Josias lattings home lott yt was formerly Beniamin hubbards on ye widow townsends home lott, ye sayde grant theye are, to Inioye there Equall parts thereof, being and ling Against there lands or swomps formerly given by ye towne, the Abovesayd highwaye is given to the Abovesayd three parsons and there hayres for Ever, upon ye Conditions as followeth that theye and there hayres for Ever, are to make keepe and maintaine A suffitiant futt waye of foure futt wide, begining whare need requiar betwene, Edmund wrights house, and william buttlars house, and soe by ye front of John wrights home lott north-

ward, as far as shall be found needful by ye towne survayors, yearly, and leaveing A suffitiant highwaye of six rods wide on ye west side, of there swomp land, and Edmunds home lott, and further it tis to be understood, notwithstanding ye grant Josias latting his hayres or Asignes for Ever, is to have breadth Enough for A cart waye out of his lott into ye maine streete next Adioyneing to nickolas wrights home lott, at ye west End, this Entred ordar of the towne of me Tho: Townsend Recorder (p. 204 Old A)—Jenewary this 30th 1682, Then Layd out Acording to former grant by ye towne to franses weeks, samuell weeks, and moses furman, A part of ye Cove swomp Begining at A birch tree on ye northeast side of ye waye to huntington on ye East side of ye swomp, ranging A Crose ye sayd swomp westwardly 18 rod to A small saplin by us markt, and from ye first

ing to former grant by ye towne to franses weeks, samuell weeks, and moses furman, A part of ye Cove swomp Begining at A birch tree on ye northeast side of ye waye to huntington on ye East side of ye swomp, ranging A Crose ye sayd swomp westwardly 18 rod to A small saplin by us markt, and from ye first bounder northwardly by ye sayd swomp 42 rod to A white oake, markt, and from thence A Crose ye swomp westwardly, 40 rod, to A white oake tre by us markt, and from thenc by ye swomp to ye saplin second bounder, Including within ye sayd bounders, of swomp land seven Acars more or less, to be Equaly devided, Amongst them three Acording, to the grants

Tho: Townsend nathanell Colles

Secondly ye same daye, whareas there was reserved By the towne upon ye devition of ye Coman medowes and swomp, ye remaindar or partt of ye Cove swomp not granted before to ye rights belonging to Latemore sampsone, as bought of John Richbill, wee by order of the towne, have Layde out unto ye sayd right of Latemore sampsons, now in ye Posestion off Simon Cooper, ten Acars of ye sayde Cove swomp ye first bounds begining at ye two white oaks markt by us and being ye two northermost bounds on both sides of ye Cove swomp marked and boundars to franses weeks Samuell weeks, and moses furmans swomp, and soe to rang upon A square forty rod, northwardly to ye two north bounders, one being A white oake tree on ye East side of ye swomp, ye other a red oak tre markt on ye west side of ye swomp, Including within ye sayd boundars 10 Acars off swomp more or less

Tho: Townsend nathanell Colles

ffebrewary ye 12th 1682

tthen Layd out unto simon Cooper ye ten Accars of Land Agreed to be Alowed him, to make up his proportion of Cove neck Acording to ye Agrement with Lattemore sampson, Viz: Itt being Layd out in two devitions, on ye East Side of ye Cove swomp as followeth, ye first devition is two Accars Joyneing to his partt of swomp bounded at ye South East end with A great

Chestnut tree markt, and from thence by ye highwaye by us ordered, northwardly to A white oake markt, Including within ye sayd boundars to his swomp as Layd out two, Acars of upland more or less, secondly Ayght Accars of land now layd out to him the first boundars, A young saplin, on ye East side of ye sayd highwaye over or nere About East from ye Chestnut tre first boundar of ye sayd 2 Accars, and from ye sayd sapline fifty rod southwardly to A white oake markt nere unto huntington highwaye, he leaveing A sufitiant, high waye Betwene his land and ye swomp and from ye sayd white oak he is to range up ye hill Eastwardly 30 rod to A saplin markt, and from thence 50 rod northwardly to A black oak tre markt East of ye woulfe pitt, from thence westwardly 30 rod to ye saplin first boundar, including within ye sayd boundars Eyght Accars of land more or less,

Tho Townsend nathanell Colles

(p. 203 Old A)—Oyster Baye ocktobar ye 24th 1682 Then Layd out unto Joseph dickinson A sartaine trackt of land ye first bounds Begining at ye Black oak tree ye north bounder of nickoLas wrights and John dickinsons lands formerly layd out and Being in quantety 16 Accars more or less as bounded by us from ve sayd black oake tree northwardly, by the maine highwaye as by us ordered, to A white oake tree markt on ye East side of ye old Cartt path nere unto ye hill Commanly Called sam; Andrews hill, and from ye sayd white oake westwardly, to ye A nother white oake by us markt, by ye other highwaye by us ordered to bee A highwaye of six rod wide betwene his land, and ye lands formerly Layd out at ye head of ye mill river, which highwaye is to understood to Ly Betweene ye sayd lands Cleare Awaye into ye commans and Joyneing to ye west side of John dickinsons lands, and from ye sayd last white oake markt he is to range southwardly by A red oake in A littell swomp markt and soe to his fathers line by ye highwaye, and when ye sayd Joseph takes in ye old Cart waye thats layd into his land he is to Cleare A suffitiant high waye on ye East side, the Length of his Land to ye cleared highwaye at Each End straight

> Tho: Townsend nathanell Colles

A towne metting held ye 5th of march 1682/3

Then voted and ordered yt nathanell Coles and Tho: Townsend are to Remaine and Continew survayeors of this towne, for ye layeing out of all ye lands to be layde out belonging to this towne, and to have Acording to former order for all lands layd out by

Att the same meting then ordered by ye towne that Every freholder of this towne yt Is Exsepted of by ye towne Records A

purchaser for ye giveing and granting of lands, are to take up there proportion of lands being 26 Accars to A home lott within A month after ye date hereof, or other wise it shall be free for all others yt have bine Excepted of and taken in by ye towne since yt order to take up there proportions as granted to them by record without Exseptions to ye propriators, this order made, and published, yt ye first purchasars as Excepted of, to be first sarved this \mathfrak{P} order of ye towne \mathfrak{P} me

Tho: Townsend Recorder

march ve 9th 1682/3

Then Layd unto Jeames Townsend 6 Accars of Land on ye East side of ye Cove nere ye goeing over upon Cove neck, Joyneing to Daniell Harcuts land on ye north side, and ranging north from ye sayd Harcuts bounder being A young white oake thirty six rod by ye highwaye, and then East 30 rod up ye hill, and from thence 36 rod to ye sayd daniells land including within ye sayd bounds 6 Accars of land more or less

(p. 202 New A)—march ye: 9:1682/3

first: Then Laid out unto John weekes Called Warick weekes a peice of Land at ye Cold Spring at ye Going over on ye west Side ye first bounder a Small white oak Markt: by ye Stream Southward of ye boggs and from thence westwardly Sixty Rods to a red oak markt West Side of ye Small run from thence northwardly thirty rod to a black oak tree markt from thence forty Eight rod Eastwardly to ye Edge of ye meadow and from thence forty rod to ye first bounder Including within ye Sd Bounds Ten Acres more or Less upon Consideration as we have ordered A Sufficient Highwaye to goe through it over to huntingtom In ye Most Convenantest place this Sd Ten acres as Laid out being Transported over by John weekes unto Nathanell Coles for and In Consideration of Ten Acres of Land ye Sd Nathaniel Coles doth Exchange with John weekes In Leiu thereof at ye head of ye millriver as Laid out by ye Surveyrs as followeth Witness their hands

John Wicks Nathaniel Coles

Secondly. Laid out unto Nathaniel Coles and Mathias Harvy the 20 acres of Land as formerly recorded In page 263 to Mathias harvy ye half of it being ye Sd Nathaniels as by Right and Now Surveyd and Laid out ye first bounds whereof begins at a red oak tree markt on ye north Side of ye run In ye hollow near ye turn of ye Stream and from thence rainging Eastwardly taking in ye bogs forty rods to a white oak tree markt by ye highway between his Land and Joseph Dickinsons Land from thence by ye Said Highway Eighty rod to a red oak tree Marked with A: W: adam Wrights bounder and from thence by Adam Wrights

Land forty Two rods to a Blackoak tree Marked by ye Edge of ye hollow from thence northwardly to ye first bounder by ye hollow which is Left for A highway Including within ye Said bounds Twenty Acres of Land more or Less ye which Sd Twenty Acres as Surveyd ye Sd Nathaniel Coles doth hereby Exchange with John weeks as AboveSaid for his Ten acres at ye Cold Spring having ye Liberty to take up Ten acres of Lands more upon John weekes Right Else where upon ye Comons to be Laid out as Witness their hands ye ten acres to be taken up is to be five acres to Mathias Harvy and five acres to Daniel Coles of masketicove

3ly Laid out Unto Josias Latting Six acres of Land upon ye Cove neck on ye west Side by Simon Coopers Land and Rainging by his Line East 30 rod and Southerdly thirty Six Rods next to ye harbour by ye highway being Less 4: rod wide and being of ye Same Bredth by ye hill Side from ye Sd Coopers Line Including within ye Sd bounds Six acres more or Less In respect of Baren Lands

4^{ly} Laid out unto Nathaniel Coles Six acres of Land upon ye Cove neck Joyning to Josias Lattings on ye South Side Being Thirty Six rods wide at ye front next to ye Highway by ye harbour and ye same bredth in ye reare Eastend and thirty rod Deep and ye highway to be on ye South Side of this Lott into ye neck it being Laid out for Six Acres More or Less

(p. 201 New A)—March ye 9th 1682/3

first Then Laid out unto William frost a peice of Cove Swamp Two acres or thereabouts and about one acre of up Land Joyning to It on ye East Side of ye Swamp and Joyning next unto Simon Coopers Swamp on ye North Side begining at a Whiteoak tree the Said Simons bound and Rainging North by ye highway Twelve rod to a red oak tree marked and so across ye Swamp being ye Same bredth from ye Said Simons Line on ye West Side Including 3: acres more or Less

2^{ly} Then Laid out unto Edward White a peice of ye Cove Swamp Joyning on ye North Side of william frosts and Rainging from ye red oak tree frosts bounder by the Highway Northward 9: rod To a white oak Markt on ye East Side of ye Swamp and from thence a Cross ye Swamp being ye Same Bredth on ye West side Rainging with ye said frosts Line Including 2 acres more or Less

3^{ly} Then Laid unto William frost a Tract of Land on ye South west side of ye Way To huntington ye first bounder a red oak tree Markt about Two rod South of ye run and from thence he is To rainge by ye highway to Moses ffurmans Lands 40: rod To a Chestnut Tree Markt and from thence alongst ye hill westwardly 40: rod to A small Sapling Markt and from thence Northwerdly

40: rod to a Whiteoak tree Markt near ye Swamp Side and from thence 40: rod to ye first bounder Including within ye Said Bounds Ten Acres of Land more or Less

4by Laid out unto William frost a Tract of Land on ye South Side of Richard Harcutt field beginning at ye Sd Harcutt Southeast Bounder and rainging from thence by ye highway Southwardly Sixty four Rod and from ye first bounder by ye Sd Harcutts Line Westwardly or as ye Land was formerly Laid out Thirty Eight rods and thence South 64 rod and thence 38 rod to ye first Line Including within ye Sd Bounds 15 Acre more or Less

5^{ly} Laid out unto Isaac Doughty a Tract of Land on ye West Side of ye Way to ye farmes beginning at a Great Chestnut tree upon ye hill near ye path and from thence rainging by ye Said Highway To a black oak Tree Markt Near ye place Called ye old Cart and from thence Under ye Hills Westwardly 72: rod to A Small white oak Tree Markt and from thence rainging up ye hill Northwardly Thirty Nine rod to A white oake tree Markt and from thence he is to rainge upon A Straight Line 72: rod to ye Chestnut tree first bounder Including within ye Said Bounds Eighteen Acres More or Less

(p. 200 Old A)—March the $13^{th} 1682/3$

Then Layd out unto Thomas weeks A trackt of land on ye south side of ye waye to huntington, East of ye Cove Swomp and of ye high waye at ye End of moses furmans land, the first bounder A whiteok tree marked Corner boundar of the two wayes, and from thence Eastwardly by huntington waye side thirty rod to A small saplin markt, from thenc under ye hill side forty three rod to A white oak tree markt and from thenc thirty rod westwardly to A saplin markt by ye high waye, and from thenc by ye high waye side 43 rod to the first bounder, Including within ye sayd bounds Eyght Acars of land more or less as by us layd out

- 2^{ty} Then Layd out unto Jeames weeks A trackt of land to ye southward of moses furmans Land and to ye westward of the highwaye to ye fesh pond ye first boundar A great Chestnutt tree south East boundar and from thenc northwardly twenty six rod to A white oke markt, thenc up ye hills westwardly 24 rod to A red Oak tre markt, from thenc southwardly 26 rod to A saplin markt and from thenc 30 rod to ye Chestnut tree first boundar, being within ye sayd bounds foure Acars more or less
- 3^{ty} Layde out unto Samuell ffurmans Children, by vertue of there fathers right, ten Accars of land upon the hill nere ye Could spring on the north side of the waye, the first boundar A black oke tre markt, and from thence Eastwardly by ye hill side 30 rod to A Chestnut oak tree markt, from thenc northwardly sixty rod to A black Oke tree markt, and from thence westwardly 30

rod to A Chestnut tre markt ye waye side, and from thenc, By ye highwaye side to ye first boundar, Including within ye sayd Bounds ten Accars of land more or less

further ordered that the sayd Children shall have thirty Acars of land belowe ye hill, as was formerly improved, by there father and grandfather, both desesed, and to begin in ye hollow to ye northward of ye beach yt buts over to huntington west neck and to rainge 80 rod south by ye baye side, being 30 rod at Each End, which inCludes thirty Accars

(p. 199 Old A)—march the 27th 1683. Then ordered and Layd out A highwaye of two rod and halfe wide betwene Edmund wrights home lott at ye north End and william buttlars house plott and hold ye same breadth up the hollow into ye Comans Betwene there lands for Ever

further ordered that the highwaye formerly ordered, from ye maine highwaye, Against samuell Andrases home lott downe to ye head of ye dock or watter side by mathyas harvyes house being nott Explained how wide itt should, be this daye ordered that from the southwardmost bounds of nathanell Coles house plott formerly granted shall be two rod and three futt wide, all the waye in the narowest plase to ye northwest Corner of mathyas harvys Eastwardmost orchard, and then from thenc to the watter side by mathias harvyes house, and betwene his medow and orchard downe to ye poynt, the highwaye to Continew for Ever as now itt tis and formerly ordered to be

At A ttowne metting helld oyster Baye the 26th of march 1683 Then granted to Thomas weeks leave to take up foure accars of Land at the south End of his home lott or nere Adioyneing to be layd out by the Survayeors, for the preserving of highwayes, it being in full Consideration of his proportion of land to be taken up by the townes former ordar

2^{ly} ffurther ordered and Agreed upon by A younanymous votte of the towne, that all the Comman lands lying southward of the towne, from ye head of the runs at ye East End of ye towne, By Tho: youngs lands layd, out shall from thence to ye south East Cornar of Richard harcutts felld, and from ye southwest Cornar of ye sayd felld to ye head of ye mill rever streme or lands layd out to John weeks and from thence by ye high waye down ye hollow and mill streme, downe to the towne shall be to the towne A perpetual Coman for graseing and not to be layd out, Any part or parsell thereof to Any parson or parsons whatsomever at Any time after ye date hereof for Ever without ye free vote of Every free holdar of ye towne, two house lotts south side of ye highwaye by Tho: youngs lott reserved to be given out as the towne shall Cee Cause

3ly granted and given to daniell harcut at ye same metting ten

Book ± 263

Arms if land in the Comans where to be layd out and one Acur if it live sweep if Can be allowed.

- In further granted and given at we same meeting unto John brelgane A imuse lett of three Accars, which lett was formerly ant nor mun John first senth side of we highwaye to huntington, an ulsu ter Accars of land in we comains to be layd out, and one has if he Time swimp if can be Alowed, with fre privilidge in grassing and implan in the towne Comains, he makeing instrument muon we said house lott by building, or fencing it in will in A twelve mouth and A days after we date hereof, and int is make sale of we sayd previlidges, within three yeares, intervise in he furth to the towne Agains.
- y 194 11d A 54 art The same meting granted and given mm innell weeks six Accars of land in the Commans where to k ayi mr, and one Accar of ye Cove swomp if Can be Alowed
- In finisher granted and given at we same metting unto Thomas imman A house lott of three Accars. Jovneing to John Apellouse home lott, and allso ten Acars of land in the Comans where n is lard and, and one Acar of we Cove swomp if Can be alowed, after fertifing, with previlidge of graseing and timbar, within we have Comans, for his one use, he makeing improvement upon we say home lott, by building or fencing it in, with A twelve month and A dave, and not to make sale of we lott and previlidges granted within three years After the date hereof other wayes to be forfat to the towne Againe
- Further granted and given unto Samuell dickinson A home lott of three Acars and ten Accars of land in the Comans where to be layd out, with prevididge of timbar and grasseing in ye toware Comans, upon the same Conditions and under ye same forfymre if he makes not improvement thereon Acording to Tho: furmans grant Above sayde
- further granted and given unto Thomas millar A house lott of thre Acars and ten Accars off land in ye Comans whare to be layd out, with privilidge of timbar and graseing upon ye towne Comans, upon the same Conditions and under ye same forfyture, If he makes not Inprovement thereon a Cording to Thomas furmans grant Abovesayde
- ffurther granted and given unto william Croker A home lott of three Acars, and allso liberty to take up ten Accars of land in ye Comans whare to be layd out, with previlidge of graseing and timbar upon ye towne Comans upon the Same Conditions and undar ye same forfyture, If he makes not Improvment thereon, Acording to Tho: ffurmans grant Abovesayd
- 10^{ty} Then granted and given franses weeks A peece of land in ye highwaye over Against his orchard nere Adioyneing to simon

Coopers fence, it being 28 futt one waye and thirty futt ye other waye, which land is given him to build A dweling house upon

11^{ly} Then granted and given unto John Townsend Sen: at lewsum twenty Accars of land, lying on the East side of the highwaye to the farmes and south side of the swomp nere ye woulfpitt or Job wrights well soe Called, ye sayd land liing and being betwene ye line of devition betwene ye towne and Robart williams, and the highwaye to ye farmes, provided there be 20 Acars there to be found, If not, he is to be Contented with what there is, reserving suffitiant highwayes which is to lefft to ye discretion of ye survayeors

(p. 197 Old A)—Aprill ye 14th 1683 Then Layde out unto samuell furman A peace of land, on ye East side of ye Cart waye to ye plaines, and Joyneing to his fathers hollow on ye north side, being 30 rod wide next unto ye hollow, and from ye hollow northward sixty six rod long, and at ye north End 36 rod wide Including within ye sayd bounds thirtene Accars and halfe of land more or less as Layd out by us

2ly ye same daye then layd out unto william Croker Thomas millar and samuell dickinson, A track of land, nere unto ye place Comanly Calle suckscokes wigwom, it being and liing nere About A quarter of A mile to ye South East thereof, or thereabouts, beginning at A black oak tree markt by ye side of A hill, and from thenc nere East 72 rod to A white oake tree markt, and from thenc north to A nother black oak tree markt, ninety rod and from thenc west or there abouts to ye first boundar, Including within ye sayd bounds forty Accars more or less as layd out by us, and being in full Consideration of there house lots and ten Accars A peece as granted to them by ye towne

3ly ye same daye then layd out unto Jeames Townsend three Acars of land on ye west side of ye mill river right over Against his other land on ye south side of ye high waye and he to take it up as it maye best sute his Convenyancy Joyneing to ye swomp leaveing A suffitiant high waye of five rod wide betwene his land up ye hollow

Aprill the 16th 1683 Then Layd out unto henry Townsend Junior, and John Townsend his Brother, of ye mill soe termed, A peece or slipe of land Joyneing to ye three runs soe Called on ye west side, beginning at ye tre, Abraham Alings north west bounder and from thence, by the hill side northwardly to A smale white oke markt by ye hill side standing in ye rang or line of devition betwene ye sayd Johns lands, and Jeames blevings land, takeing in all ye slipe of land down to ye sayd swomp or three runs for three Accars more or less and Johns lands inclosed

Att A towne metting ye second of Aprill 1683 John weeks Chosen Constable for ye Insewing yeare new overseares Adam

wright & Edmund wright ye old overseares yt stands, Nathanell Coles, Joseph Ludlam

(p. 196 Old A)—Whareas oure ffather and mother nicolas wright, and Ann wright deseased and lefftt A Considerable Easteat Amongst us there Children under written, and ffor A tru settelment of ye sayd Easteat and prevention of further Contests or trobles that maye Arize thereby, wee doe Joyntly and unany-mously Agree, and frely Condesend tto Each other, yt our fathers will for the devition and stateing of his lands upon his Soons Acording to his will, shall stand good to them and there hayres for Ever and in as much as there was noe sartaine order in ye sayd will or at ye death of oure mother, for ye devition of ye moveable Easteat as leftt by oure deaseseed father and mother, wee doe unanymously Agree, yt all the sayd moveable Easteat, shall be for the sisters portions, to be devided as they shall Cee Cause to order or Agree, Exsepting onely all the neat Cattell, one great cittell, and all ye Iron work belonging, to ye Cart and plow, and oure deseased fathers Cloths to be devided Amongst his three soons and in Consideration by Agrement yt oure Brother Caleb wright is to have all the neat Cattell as Abovesayde, Exsepting onely two heffers, one in the posestion of John and the other in ye posestion off Edmund, for which theye with there Brother Caleb are Equaly to paye all there deseased fathers and mothers depts, and Aquitt and discharge there sisters from Any troble or demand yt maye Acru thereby and there havres for Ever. and Caleb wright doth, iniage in Consideration of ye Cattell as Above menshoned to pay to his foure sisters there husbands or there ordar ten pounds in Currant marchants paye Acording to pork at three penc ye pound, at or before ye first daye of novembar next Insewing the date under written, and the moveables yt are to be devided Amongst oure sisters, for there portions is All ye swine, hors flesh, brass, putter, tinn, Iron, woden, ware, wolen linnen silvar gold Earthen ware, or what Elce belongs to ye sayd Easteat whatsoever, onely what Is Above Exsepted and to ye tru performance of this oure Agreement, wee have Enterchangably subscribed oure hand to Each other in oyster Baye June ye 4th 1683

Signed and delevered to Each other as there Act and deede in presance of us Richard harcutt, Constable Tho: Townsend Recorder John weeks: oversere

Caleb X wright
his mark
John Wright
Edmund (E) wright
his mark
Josias X Latting
his mark
Nathanell Colles
Robartt Colles

(p. 195 Old A)—June the tenth 1683 Lands Layd out upon ye neck nere Beaver swomp

ffirst A high waye, is lefft and ordered, By us of foure rod wide to bee lefft betwene the ten Accar lott formerly layd out unto Anthony wright and the lands layd out unto samuell Andras (Andrews) which highwaye is to run A Crosse ye Bevor swomp at ye head of the medowes

2^{ly} A highwaye, is By us lefftt and ordered, downe that hollow, whare the Cartt waye now is to the head or neck of medow belonging unto Caleb wright and his Brother Edmund, of six

rod wide in ye narowest place

3^{ly} the Bounds of Anthony wrights sayd ten Acars, being not to be found we have run it over and leftt it to be forty rod square, Joyneing to Abovesayd highwaye, on ye south side, and swomp Edge at ye west End, and ye old Cartt waye at ye East End, and the lands layde out to gideon wright on ye north side, as followeth,

4ly Layde out unto gideon wright, A sartaine track of land on the north side of ye sayd Anthony wrights ten Accar lott Abovesayde, ye first bounder A black oake tre markt Anthony wrights north East bounder, and from thence he is to rainge north and be East or there Abouts forty two rod, to A red oke tree markt by ye highwaye hollow, Above menshoned, and from the sayd red oak he is to range westwardly by ye hollow, and highwaye, to A great whit oak markt by ye Cart waye side nere the head of the Abovesayde Calebs and Edmunds, medow, and from the sayd white oake he is to range by the medows southward unto ye Abovesayd Anthony wrights land,

Including within these sayd bounds all the upland and swomps, downe to ye medowes for sixtene Accars more or less, alwayes, it tis to be understood that If the sayd giden wright or Any parson doth fence in this sayd track of land, that then he or theye, are to make and leave & suffitiant gatte or paire of bars for the use of all such parsons that have medows next Adioyneing to his land on both sides of ye river: to bring out there haye, and to leave or give liberty for A Cart waye through his land at the north west Corner, for the bringing out there sayd haye, without Contridicktion, and all those that makes use thereof are inioyned, to shut ye gate or bares After them, soe that he or they be noe wayes damnyfyed

5^{ly} memorandum this daye Entred ten Accars of land more, formerly layd out unto gideon wright by henry townsend and nickolas wright, being forty rods square, lying betwene ye old planting feld and the lands that the and Caleb wright, John wright

and Edmund wright doth now improve

6^{ly} this daye Entreed, and recorded unto gideon wright ten Accars of land more which was formerly layd out and improved.

it lying upon the mill river neck soe Called, and Joynes on the East side of the lands formerly layd out unto franses weeks, and lying on the north side of sagomore hill

(p. 194 Old A)—June the tenth 1683

Then layde out unto Jeames Townsend, foure Accars of land, Joyneing to the South End of his nine Acar lott, upon the west side of the mill river neck and ye sayd foure Acars is bounded at ye South End, by ye hollow and high waye that buts downe to Caleb and Edmund wrights medowes, and bounded at ye south west Cornar, with A black oke tree nere A great rock, and he is to leave out the springs on ye west side of ye sayd foure Acres to ye Coman, and when he fences in his land, to leave, and maintaine A paire of bars or gate, and A Cartt waye through his land, for all such parsons that have medowes, next Adioyneing to his land, to bring out there have provided all such parsons yt makes use thereof for bringing out there have, makes fast ye bars or gate after them, soe that he or theye that shall improve ye land be not noewayes damnyfyed

A towne metting held oyster baye Sept ye 29th 1683 by order of A warrant, from the high shiriff, for the Chowseing of foure men, of the towne to meete at Jemeca on mundaye ye first of ocktobar with ye rest of ye Committyes of ye riding to chouse two fitt parsons, to be representetives for ye riding, have in order to ye warrant made Choyce of John Townsend: Sr Robart Colles John underhill and Tho: Townsend to repaire to Jemecoe as the free choyce of ye towne and to Ackt Acording to warant (This is the beginning of the General Assembly. See p. 246, et seq.)

ocktober ye 29th 1683, Then suskaneman and werah ordered me Thomas Townsend recorder of ye towne, to Enter an Agrement, Agreed upon ans Confirmed, betwene them and there sisters, Consarning ye propriaty, of ye lands upon matenecok, After there desease, for ye security and saffety of those people or parsons yt shall Ce Cauese to make purchase of them, first it is Agreed yt suskaneman and werah hath full power during there lives to make sale of Any lands upon matenecok as theye shall Cee Cause, and secondly after there desease, all such land upon matenecok unsould, Is Equaly to be devided betwee suscanemans Eldest soon knowne by ye name of surrukunga, and his Eldest sisters soon knowne by ye name of georgacuran Chepouses Eldest soon, and these two to be ye tru hayres after there desease of all ye lands upon matenecok unsould to ye Inglish, as witnes there hands

(p. 193 Old A)—oyster Baye the 26th 9mo 1683

Then Reseved ffull satisfaction of John Townsend senior at the farmes being the Ballance of all Acoumpts from the begining of the world to the daye between us Above menshoned ## me ttestes Tho: Townsend Recorder georg dennes

Att Towne metting oyster Baye desembar ye 29th 1683 Lefftenant Robart Colles, John Townsend: sen Joh underhill ware Chosen presenters and Asesors and Comishonars for ye towne, By mayior voat of ye freholders Acording to warant from ye Comishonars, to take ye towne Lists and levy ye towne rates Acordingly Entred \$\text{P}\$ order of the towne \$\text{P}\$ me

Tho: Townsend Recorder

ffurther votted and ordered at ye same metting, that all those of the Inhabytants, that keepes Any tame geese or other sortt of geese within ye towne or towne bounds, after ye 29th daye of Jenewary Insewing Any such geese, soe found are forfitt to Any parson yt shall kill them, and take them up without any trespas to ye ownar, of them or Breach of law Any wayes to ye Contrary notwithstanding

oyster Baye the second of ye 10th month (December) 1683
We under written have Joyntly Agreed and acknowlidged hereby to be Legally maryed to gether by ye Justis, as man and wiffe and doe promise to Live together Acordingly untill death shal make A seperation wittnes oure hands in presance of

Tho: Townsend Samuell Andrews Nathanell Colles Richard harcutt

henry X Bell
his mark
Jane X his wiuffe
her mark

oyster Baye Jenewary ye 9th 1683

Caleb wright is Apoynted and Entred ordenary keeper for the towne, and all parsons are required to take nottis of ye same, and forbare taping Any sort of drink by rattalle but as ye law dereckts as theye will Answare ye Contrary.

further Caleb wright and Josias Latting are Apoynted Colecktors by ye Comishonars, for this towne of oyster baye, this year 1683

(p. 192 Old A)—A towne metting oyster baye Jenewary ye 31th 1683

tthen voated, by ye majior voat of ye towne, that nathanell Colles Is Legally Chosen, tresuar for ye towne of oyster baye, ffor this presant yeare, and to ackt Acording to ye rulles in ye law proscribed, for ye Reseaving, ye townes monyes, and payeing it out, to Answare ye townes debts whare due, by order of ye townes Comishonars and ye overplush to keepe, in his Custody for ye townes youse untill further order upon ye penallty in ye lawes proscribed

2^{ly} at ye same metting, natthanell Colles, and Tho: Townsend, are Chosen, by free voat, of ye Inhabytants, and Apoynted, to repaire to Jemeca, on frydaye, insewing being ye first daye of febrewary insewing then and there, to meette, with ye rest of ye

deputyes of ye respecktive townes of ye Countye, for ye Choyce of one man of ye County, for A County tresuar, Acording to, ye Ackt of Asembly.

I Nickolas simkins of muschedacove doe hereby one and acknowlidg to have Reseaved of Richard Cirby ye full sum of ten pounds marchants payee, being ye sayd Richards full proportion of payement for his lands bought of us ye five proprietors of muschedacove which lands is now Called by ye name of litellworth, I saye reseved by me as wittnes my hand oyster baye Jenewary ye 31th 1683

ttestes Tho: Townsend nickolas simkins

This Instrament of writting wittneseth, An Agrement, and on Exchange of land Exchanged & Confirmed, to Each other betwene us under written, Viz: as followeth which is to be under stood, yt I Josias latting of matenecok, doe hereby Asigne and make over unto John Rogers of oyster baye his hayres or Asignes for Ever, as his or there one proper right and intrestt, All that three Accars of land formerly layd out unto beniamin hubbard, deseased, as it is and stands recorded in this book of records of oyster baye, in page 263: it lying & being upon ye hill, nere ye reare of Thomas Townsends home lott, In Consideration whareof I John Rogers Above menshoned, doe hereby Asigne & make over unto ye Abovesayd Josias Latting his hayres or Asignes for Ever. three Accars of wood land upon ye towne Commons, to be taken upon my right & previlidge, of Coman rights, at Any time when ye sayd Josias latting his hayres or Asignes, shall Cee most Convenyant, and allso iniage to paye or Cause to be payd as sone as I Can procuar it, ten shillings in sillvar mony, to ye sayd Josias or order, being upon ye proper Acount of ye Exchang of ye lands Abovesayde, to ye Confirmation whareof to Each other, we have hereunto, Enterchangeably subscribed our hands in oyster bave. this :9th daye of febrewary 1683/4

Signed and owned before me

Tho: Townsend

Josias X Latting his mark John (R) Rogers his mark

(p. 191 Old A)—Jemeco the first of ffebrewary 1683 wee under written being meett together by order of Every towne in queenes County for ye Choyce of A treasuar & Acordingly have poseded & have made choyce of John Bowne of fflishing, & in perseuance to ye spedy gathereing of ye monys for ye Defrayeing ye Countyes Charges, doe Alowe three farthings upon ye pound to be gathered Acording to warrant alredy Isued forth by ye Justises, for this presant yeare, & yt Every towne within Sayd County make Choyce of two of ye most ffitting parsons of ye naybourhood to Exsamine into ye rates gathered, and all

Charges Arizeing in ye County and theye to meete together at sum Convenyant time and place as theye shall Apoynt, before ye 20th daye of march next Insewing, & whatt Charges Arizeing being alowed by them, being two men out of Every towne in ye County there sertifycates or ye mageior part of them signed to ye County treasuer, shall be Alowed and payd to Every parson whare it Is due, & yt for ye preseeding yeare, noe rate to be Levied upon ye County untill ye Charges be first Alowed, by ye parsons, Apoynted by Every Towne of ye County, signed by us

this for ye towne of oyster baye

A tru Coppy Entred of ye origonall order # me Tho: Townsend

Recorder

Tho: Townsend John Jackson Tho: stevenson John seaman John Carpenter nathanell Colles daniell whithead John Bowne

Att A towne meetting oyster Baye ye 9th of febrewary 1683 Tho: Townsend And nathanell Colles, ware Chosen, by ye maigior voat of ye freholders, Acording to ye last order of the deputyes, meett together, at Jemeco the first daye of febrewary, Instant, and Acordingly theye are to meete with ye rest of ye deputyes of ye nayghbouring townes for the auditting, and ordering the Counties, Assesment, Acording to ye sayd order for and in ye behalfe of ye towne, Entred # order, # me

Tho: Townsend Recorder

(p. 190 New A)—Oysterbay Apriell ye 12th 1684

Then Agreed by ye owners and proprietors of Hog Island that for ten Yeares Ensuing from ye Date hereof that ye fence A cross ye Island by Tho: Townsends Land Shall be Sufficiently repared and ye Southward part or old fields Shall be for a Sheep pasture and no other Creatures to be Turnd thereon by any person Upon ye forfiture of such Creatures So Turned there to be forfit to ye Sheapeard and ye north part of ye Said Island Without ye fence to be for planting or Sewing as ye owners or proprietors thereof Shall See cause but if ye Major part of ye proprietors ye Next Ensuing year or hereafter Shall See cause to make a pasture of ye whole Island it is agreed and Shall be at there Liberty witness our hands

Henry Townsend Senj^r one Shear John Underhill one Shear and half

John Wright one Shear Josias Latting one Shear and half Tho: Townsend one Shear
Mathias harvy: Nathaniel
Coles
& Robert Coles three Shear
Richard Harcutt one Shear &
half
John Townsend Ju one Shear

Frances Weekes one
John Townsend for his mother
one
Allce Crabb one Shear

Henry Townsend Jur half a Shear Benjamin Birchall one

To ye Right Honered Governer: We ye Inhabitance of Oysterbay haveing Receved an order of Concell Dated March ye 31th: Last past ordering us to Send in our patent and Indian Deeds before ye Governer and Councell ye 25th of this Instant Apriel In Obediance thereunto have Made Chojce of Henry Townsend Senjr and Justice Tho Townsend To repair to your Honour accordingly with our patent and Deed Intrusting them there with In behalf of ye Town to Answer Your Honours requireing not Doubting but Your honner may by them be rightly informed our Settlement and ye Leguall Obtaining of our patent and Return them In ye Same Equipage by our Agents again without alteration \$\Psi\$ order of ye Town

John Newman Clark

Dated Apriel ye 19: 1684

(See Musketo Cove records for memorandum of the expense of sending these deeds; also Court of Assize records, both in appendix; also see p. 33-5 regarding this matter, and p. 307 for Patent.)

November ye 17th 1684 George Townsend and Mary Hauxhurst were Joynd In Marriage by me Tho: Townsend Justice of the peace

(p. 189 New A)—We under written haveing Several Differences depending between us as to ye bounds of our Lands and Tresspasses arising by reason of ye not Right Knoledge or Misunder-Standing of Each other as to ye bounds and Limits thereof upon Consideration whereof we have Joyntly made Chojce of Tho Townsend and James Cock to meet at ye place of Difference between us at Some time as they Shall appoynt who are by our free Consents hereby Impowered to rainge our Lands of Difference and Stake ye Same for ye Just bounds and Limits between us of our Lands for ever and he of us that Shall not Stand to agree and abide by ye Division or determination of our aboveSd Two Men Shall forfit to ye other of us Twenty pounds Current money to be paid upon demand to which we Oblige our Selves our heires Executors administre and assigns to preforme Stand by and abide as Witness our hands oysterbay ye 7th of may 1684 Signed in presence of us William frost Nathaniel Coles Samuell Tyller

Edmund X wright his mark

We underwritten being Chosen by William frost and Samuel Tiller both of Matinecock within ye Township of Oysterbay to

Arbitrate all Difference between them as to ye bounds of their Lands and Trespases as by their Sd bond may appear Dated oysterbay ye: 7th of this Instant May 1684 In pursuance thereunto we have attended this Day according to ye Date under written and haveing Viewed their Difference as to their bounds and ye occasion of ye Tresspass arising thereby as being Shewed and Declared by Some of ye Neighbourhood being presant and our own Knowledge therein Being present there formerly upon a difference Depending Between ye Sd frost and John Coles Deceased as to their Bounds In order whereunto by these presents we Declare and order that ye Line of Division of william frost Lot bought of william Simpson and Samuel Tillers three acre Lot Lying or Raingeing upon ye North end of it Shall begin their Rainge from ye Northwest Corner or bounds of William hudsons Lot Sold unto Aron furman and So upon a due East Line according to ye Survey of ye Sworn Surveyor Robert Rider Deceased to ye Northwest Corner of ye Said John Coleses Land according to ye Sd Survey Shall be ye Just bounds of their Line of Division forever and finding william frost to be ye Tresspasser upon ye Sd Tiller do award him to pay all ye Cost and Charges Occasioned hereby to be paid upon demand upon ye forfiture of ye Sd Bond as witness our hands oyster bay ye 17th of may 1684

This is to be paid In money or Equivolent

Tho Townsend James X Cock his mark

(p. 188 New A)—Oysterbay this 9th of ye 11^{mo} 1664

It Is this This day Agreed upon between this town and Robert williams of hempstead that ye Bounds between ye said Robert williams and ye Town is by a Unaimos Conscent of Both parties that is to Say ye Town and Robert Williams ye Line or bounds Is to begin at a hole of water yt is Concluded to be head of Cold Spring or Oyster River and from thence on a Straight Line towards Cantiage along to ye Ridge of ye hills Next to ye plains So along to ye Hills unto ye Long point of Trees Called Cantiage or which is Robert williams his Tree as Some Call it because of ye Claim of ye Town by Vertue of their purchase Robert Williams Concents to Stand it is Concluded to be ye bounds forever Between ye Town and Robert williams and their hairs and assigns as Wittness our hand

Robert Williams

This above Said Instruments Entered of ye agreement between ye Town and Robert Williams is Entered from ye origional Compaired by me Tho Townsend John Underhill
Henry Townsend
Antony Wright
Mathias Harvy
John Townsend
Nicolas Wright
frances (W) Weekes
Benjamin Hubard

Oysterbay June ye 30th 1684 at a Town meeting then ordered that Every freeholder of this town or that possesses any Lands within this Town purchase are to attend at ye Townhouse on monday Next being ye 7th day of July Ensuing at Sun Rise at furthest: in ye morning In order to Run ye Line or Bounds between ye Towns Lands and Robert williamses Lands and that person Interested In ye Town that Shall prove defective herein Shall forfit five shillings to ye Use of those that run ye Same according to this Order and to be Taken forthwith by destress by ye Constable provided yt those that Cannot go do Cut Brush in ye Town Where they Shall be appoynted by these persons appoynted for that purpose for this present Year

(p. 187 New A)—At a Town meeting June ye 30th 1684 then Ordered and Voted yt for this Ensuing Year Tho: Townsend and John weekes are to have ye over Sight and ordering of ye Town affairs In reparing of ye Town highways and Cuting of Brush or what else needful to be don and ye Town are to attend accordingly upon Such days appoynted by them for ye Reparing Highways and ye Cutting of Brush or what else is found needfull for ye Town upon ye forfiture of five Shillings \$\mathscr{A}\$ day Each man that proves defective herein to ye use of ye Town to be taken forthwith by Distress by ye Constable

Entered # order of Town # me Tho: Townsend Recorder

2^{ty} further Granted upon ye Request of John weekes of Warwick about ye Land Lying on ye west Side of his Twenty Acre Lot at ye head of ye mill river hollow yt if taking In of ye Hollow proves not prejudicall to ye Town for a highway after it is Viewed and To be Granted to any he Shall have ye first refusall of It before any other

3^{ly} further it is Agreed upon yt at ye next Town Meeting ye Request of Some persons of ye Town Shall be fully Resolved

as to ye Division of ye out Lands to Every freeholder

July ye 23^d 1684 at a Town meeting ordered that Gideon wright Nathaniel Coles Iassc Horner and Tho Townsend are forth with to repare to Lusum In order to Treat with ye Widow williams and her son and ye Rest Conserned with them In the Difference depending between ye Towne and them as to ye bounds and Limits of our Lands in order for a peaceable Complyance and Settlement and to make report thereof to ye Town at ye Next Town meeting

July ye 26: 1684 at a Town meeting it was then voted and ordered that Every freeholder of this Town as Stands Entered in this book in page 240 Shall have five acres of Land laid out to every home Lot they Injoye and this Land to be laid out by ye Surveyors with all expedition to ye north ward of huntington Cart way and Every man to take his Lot by Lotery

2^{ly} It is further at ye Same Meeting agreed and by ye Major part of ye Town voted and Concluded yt in as much as there is Like to be Several Contests and Troubles arising Between ye Town and Joseph Mayo and ye Heirs of Robert williams ye Town of huntington and ye Town of hempstead and finding it will be great Loss of time for ye Town to be Called together at Every occasion yt may arise thereby have thought it Most Expediant In order thereunto to. make Chojce of four men of ye Neighbourhood to Act as ye Town at all times as they Shall See cause In prosecution and defence of ye Town To All Such differances yt may arise as above Sd and therefor In Order thereunto by Consent and ye Major Vote of ye Town have made Choice of our friends and Neighbours Tho Townsend Nathaneil Coles John weekes and Isaac horner for this Ensuing year to act for and In behalf of ye Town as to any Matter of Difference that may arise as abovesd Giving them fuull power and authority hereby to Take Councell Imply attorny or attornys as they Shall See meet or Most Convenant and also as they Shall find and See most Convenant for ye Good of ye Town to agree and Signe to any agreement Soe agreed upon by ye Major part of them for and In ye behalf of ye Town to stand good and be of force as acted by ye Town forever

What Charges arises hereby Is to be Borne by ye Town and

Charged accordingly

(p. 186 Old A)—A towne metting held ye 11th of october 1684 whareas Isack doutty & John williams, was Acused to ye Justis for takeing up & disposeing of severall hors kind, Contrary to law, ye sayd Isack doughty & John williams did Appeare before ye Towne at this sayd towne metting, & did there tender, If theye had done wrong to Any parson, it was through, mistake, or for want of right understanding of ye law, & was willing to make sattisfaction If Any wrong was done, to which Answare was made by ye towne yt there was noe man Could Acuse them, & desired they might be Clered from ye Charg

This bill bindeth me Tho millar of oyster baye on Longisland in ye queens County of yorkshare my hayres or Asignes to paye or Cause to be payd unto John frost of ye same place his hayres or Asignes ye full & Just sum of forty pound, thus as followeth, yt is to saye at four payements, ye first payement ten pound at or befor ye last of Jenewary, next Ensewing ye date hereof, in Cattell pork winter wheat summor wheat or Indion Corne, or mony yt is to saye winter wheat at five shillings \$\mathscr{A}\$ bushell, summor wheat at foure shillings \$\mathscr{A}\$ bushell, Indion Corne at two shillings, Six pence, & beefe at 2d \$\mathscr{A}\$ lb pork at three pence \$\mathscr{A}\$ lb & what is payd in mony ye sayd frost doth alow one third part,: thus after this manner, yt is four shillings shall be alowed to discount six shillings, & soe after yt Alowed as to mony ye first

payement is to be payd as is Above menshoned: ye next ten pounds at or before ye last of Jenewary yt is A twelve month after ye first payment: & soe sucksesaffly: followeth yeare after yeare Acording to ye time #fixtt, in tru performance I have sett too my hand & seale, in ye yeare 1683/4 febrewary ye 25th 1683/4 Theophilus phillips

Thomas X millar O John X Champion

The Conditions of this bove oblygation is such yt in none performance of ye bove sums of mony at ye Experation of ye time perfixt: then ye sayd John frost, to Enter upon & take posestion of ye sayd house or land fences yt he did sell unto Tho millar, without lett hinderance or molestation by him ye sayd millar or Any order from him derived, as his owne goods, & due rights, but if ye bove oblygation be performed, then this to be voyd, & of none Effeckt as witnes my hand this 25th of febrewary 1683/4 Theophilas phillips

Thomas X millar O John X Champion

(End of Book A)

BOOK B

(This is a volume of 480 pages, 181/2 by 71/4 inches, in fair condition, but many pages frayed and worn. The Roman numerals at bottom of some pages are evidently cross references to documents recorded on other pages)

(p. 0)—(This appears to be an index of matters recorded herein)

A Deed from White to road island John Townsend 373 A deed from Nicholias Simkins to fforst 232 James hadlock assigned all his right 312 ye highway to ffrost Mill []3[] A deed from Isaac horner & his wife to Darby []34 A deed from Darby to John Rogers 115 Johns Deed to Solomon 293: 294 Little Worth In Deed 238 John Townsend Deed to Solomon 294 ye highway on Hodge Island 15 Ludlam Sold to Whitte 334 ye patten to Runasick 165 ye old purchas Deed in book B 57 West Rock Deed in page 60 Job Wright's Survey att Jerecho []9 a deed from Nicholas Simkins To Roabert Coles 107 Nicholas Simkins to Ellexander fforman 295 Mary Cooper John Underhill John Bown to whit 346

Nathaniel Coles Deed to Matha 383

anthoney Deed to Selvenas Wright 260 Edward White Sold to David Underhill 338

Edward Whitt Exchanged 20 acers of of Land

with John ffey 180

Job Wright To Tho: Willits upon Lattings neck 223 Daniel Harcutt to Robert Cooper 227

Saml: Underhill

John Robason & John Dole Sold to miller in this book

Hope Washben to Hope Williams ffranklen Harvey his Deed to Nathaniel Underhill Again in this book in page 354 ye highway to george ffrost 130 Richard Harcutt will 411 Nickolas Simkins to william 178 Robart Townsend Conveyance To his father henry 97 John Changans (Townsend's) Deed 286 ye Indians to Garvis Mudge 172 ye Indian Deed To James Townsend for Duck Cove 308 Musketocove Lotts 314 Nickolas Siminks & his Daughter to wales (Wallas) 85

(p. 1)—This Deed of Conveyances witnesseth to all Christ[ian people] whom Itt may come or any way Concerne Know [ye that] whereas I Joseph Ludlam Cooper now Inhabitant [in the] Town of Oysterbay in Queens County upon Long Island stand[ing] possessed of a former Allotment of Meadow to me Laid out [on] Bever Swomp Meadow So called being in N.br 14 as Laid out by ye Surveyor bounded on ye North by ye 13th share and ye Small Crick on ye west and Springs at ye Head of Nicholas Wrights meadows on ye South and ye upland on ye East; Be ye Said Share of Meadow in quantity more or Less for a Valuable Sum of money to me in hand paid before ye Signing & Sealing hereof I have Bargained Sould & by present possession delivered the above Share of Meadow as Laid out & Bounded unto Joseph Dickinson of ye abovesd Town & County to him ye Sd Joseph his Heires Exers Administratrs or assignes to have & to hold occupie possess enj[oy] as his or their own #per right title & Interest from me my Heires Executors administrators or assignes forever as firmly [to] all Intents Constructions or purposes as might be written or worded according to Law to ye Confirmation of this my deed as above written I have set too my hand & Seale in Oysterbay this eighth day of October 1685

Signed Sealed & dld Joseph Ludlam

in the preence of us

Tho: Townsend: George townsend plu exevi

Be it known by these p'sents that I Suskaneman Alias Runasuck an Indian for & in Consideration of full Satisfaction already received before ye writing hereof have Given Granted bargained Sould & Confirmed and by these p'sents I the Sd Indian doe give Grant Bargaine Sell Confirme unto Nathan Burdsall of Matenacock wthin the Bounds of ye Patten of Oysterbay on Long Island in ye Colony of New York a peece of Land Lying & being in ve west Side of ye Swomp called Racoone Swomp wthin ye Bounds of Oysterbay aforsd bounded wth ye Comon on ye East and wth ye Land of ye Said Nathan Burdsall on ye west & North

being by estimation Twelve Acres or thereabouts be it moure or Less with all my right title & Interest of & in ye Said peece of Land weh I have or weh any of my Heires Executrs Administratrs or Assignes have or hereafter may have of or in the prmises To have & to hold unto him ye Said Nathan Burdsall his Heires Executors Administrat^{re} or Assignes all & Singular ye p^rmises wth all #fits & comoditys thereto belonging or ap#taining forever And ye Said Suskaneman have put ye Said Nathan Burdsall into a Lawfull & peaceable possession of and in the prmises And it Shall & may be Lawfull for him the Sd Nathan Burdsall his Heires Executors or Assignes to have hold occupie possess & enjoy all & Singular ye prmises wth ye appurtenances notwthstanding any former Gift Grant Bargaine or Sale whatsoever wthout ye Lawfull Lett hindrance or Interuption of him the Said Suskaneman or any other person or persons Lawfully Claiming for by or under him by meanes or any former Grant whatsoever In witnes whereof I have hereunto Set my hand and Seale the ffirst day of March in ye yeare of our Lord one thousand Six hundred eighty & one

Signed Sealed & del the mark of X in prence of us Suskaneman alias Runasuck John Newman: Samuel Ketcham :lxv

(p. 2)—There is a deed of Sale made by me to Joseph [Ludlam of] Oysterbay in Queens County on Long Island in ye Colony of New Yorke for land at Hog Island: & the said Ludlam have not made payment therefore according to bargaine I therefore make my protest against the Sd Deeds being by me made void according to all Intents & purposes as ye ye Law in that case directs recorded October 13th 1685 \$\pi\$ John Newman Recorder

this by order of Thomas Townsend

the above writen protest I doe hereby make voyd being payd by Joseph Ludlam According to bill & he hath liberty to record his deed at his own pleasure as witnes my hand october ye 15th 1685

Tho: Townsend

Item xxxx:vi:

This Bill bindeth us John Dewsbury & John Rogers both Inhabitants in Oysterbay in Queens County upon Long Island Joyntly & Severally in ye Just & full Sume of ffive pound three shillings & one peny halfe peny unto ffrancis Brindly Merchant living in Newport upon Rhoad Island in New England weh Said [wa]s to be paid in good merchantable winter Wheat If paid in wheat at four Shillings & Bushell or five pounds in Boston Silver money so paid here in Oysterbay at or before ye tenth Day of March next Insuing ye Date underwritten to ye abovesaid ffrancis Brindly his Heires Executrs or Assignes by us our Heires Executrs administrators or Assignes being in Consideration of one

Hundred pounds of Sheep wooll received, And to ye true & faithfull performance of this our Bill wee have Set to our hands in Oysterbay this ffifth Day of October: 1685

Signed & del in Tho: Townsend Iohn Dewsbury prsence of us George Townsend

John (R) Rogers mark

To all Christian people to whome this preent writing Shall come or in any wise ap@taine, Be it known that I Richard Harcott of Oysterbay in Queens County upon Long Island in ye Colony of New York for divers good Causes & Considerations me thereunto moving have Given granted made over & Confirmed & by these preents I ye Sd Richard Harcott doe ffreely Give Grant make over & Confirme unto my Son in Law Thomas Youngs of ye Same place all yt peece of Land lying & being at ye west end of my pasture or Swomp before my Dwelling house being formerly a #Pt thereof that is to Say that whereas the now Dwelling house of ye Sd Thomas Standeth wth Outhouses and Orchards meaning all that ye Sd Thomas hath now with fences and in his possession & Enjoymt at ye writing hereof wth all Issues Phits therefrom arising together wth all my right title & Interest Claime or demand whatsoever wch I now have or that my Heires Executre administratre or assignes may hereafter have by meanes of any deed or grant to me formerly made, To have and to hold unto him ye Sd Thomas Youngs his Heires Executra Administratra or Assignes all & Sin[gular] the prmises forever And ye Said Richard doth further dec[lare] that ye Sd Thomas is already in a Lawfull & peaceable possession of the Same and that it Shall & may be Lawfull for him ye Sd Thomas Youngs his Heires Executrs or Assignes quietly & peaceably to occupie possess & enjoy all & Singular ye prmises wthout ye Lawfull Lett hindrance or Interruption of him ye Sd Richard Harcott his Heires Execut^{rs} or Assignes or any other person or persons Lawfully Claiming for by or under any of them by meanes of any former Gift, Grant Bargaine or Sale whatsoever and that this my deed Shall Stand good & effectuall according to ye true Intent & Meaning hereof In Witnes whereof I have hereunto Set my hand & Seale the fourth day of August in the yeare of our Lord one thousand Six hundred eighty & ffive

Signed Sealed & del in ye prence of us after ye Interlyning of ye word

Heires

in ye nineth Lyne & after ye writing of this postscrypt

0 Richard Harc[ott] the marke of Miriam (M) Harco[tt]

John Newman the marke of Susanna (S) ffurman

Itt is to be understood that whereas the Town gave to ye Said Thomas a small peece of Land for an addition to ye above mentioned wch is not meant to be included in this Deed

Item, ciij

Recd this 20th day of March: 1685/6: Then Recd of John Dewsbury Twenty five Bushels three pecs of Marchantable Winter Wheat due to ffrancis Brindly Merchant of Rhoad Island as may apear by a Bill upon ye Town Records:

I say Recd by me John (R) Rogers
Testes Natha Coles Item ccix

(p. 3)—This Instrument of writing witnesseth unto All Christian pe[ople] to whome It may Come or Anywayes Consarne Know yee yt I under writen Suscaneman Allis Runasuck an Indion & Cheefe propriator of All ye Lands unsould upon matenecok sittuate Lying & being within ye pattent & township of oyster bay in queens County upon Longisland as hath bene Acknowlidged under severall sachoms hands & Seales as may Appeare by vertue whereof & for ye full sum of twenty pounds in sillver mony or goods Equevelent to mony prize to be payed to me or my order, as by bill maye Apeare I have Bargained Sould & by presant posestion delevered unto beniam[in] Birchall & Steven Birchall, both of matenecok, Abovesayd one hundred Accors of wood Land upon matenecok, Lying nere to ye head of ye bever Swomp Soe Called, on ye west side being bounded as followeth viz beginning at A black oak tree markt by ye path side to littell worth so Called, & from ye sayd tree East one hundred rod to A white oake tree markt & from ye sayd tree north one hundred & sixty rods to a great Black oake tree markt, from thence west one hundred rod to a white oake tre markt in ye hollow betwene them & Jeames Coks Lands, & from ye sayd markt tree south one hundred & Sixty rod to ye first Bounder Including within ye sayd bounds as Layd out & bounded by nathanell Coles & Tho: Townsend by me Chosen to survaye all my Lands, one hundred Accors more or Less as Abovesayd bounded, I doe hereby one & Acknowlidge, to have bargained Sould & by presant posestion delevered, withall ye timber graseing & All other profitts & previlidges upon ye sayd land unto ye Abovesayd benamin Burdsall & Steven Burdsall there hayres Executors Administrators or Assignes for Ever, To have & to hold occopy posess & Inioye as there one proper rights titell & Intrest without further Lett hinderance or molestation from me my hayres Executors Adminis[trators] or Asignes or Any other parson or parsons Eyther Christions or Indians Laye-

ing Claime thereunto by Any pretence of right to Any part or parsell thereof by hayreship grant purchase or otherwise for Ever Iniageing my selfe hayres & sucksesors to uphold make good & maintaine ye sayd beniamin & Steven there hayres & sucksesors in there peasable Improvement and Inioyement of ye premises as witnes my hand & seale in oyster bay this 20th daye of febrewary 1684/5

Signed Sealed & delevered In presence of us
Tho: Townsend

Suscaneman X Alis Crunasuk his mark & Seale

Tho: Townsend Isack Doughty

(\$\psi\$. 4)—This Instrument of writing declareth unto All whome Itt maye Consarne yt I mathyes Harveye of fleshing have Bargained Sould & delevered unto Isack horner of oyster Baye my whole Right & Intrest of those parsells of Lands, with houseing & orchards here menshoned wth all previlidges & proffits to them belonging, my houseing & Lands Joyneing to Itt with ye orchard, an other orchard being two Accors more or less with A parsell of Bogey Land Joyneing to it A halfe Share of medow before ye house, on ye north East, with A pece of upland twelve or thirtene Accors of upland to be taken up in ye Coman, with my Intrest of Comanage in oyster bay A quarter of A Share of medowe at ye south, with A Lot of Land in unkawaye neck, being five Accors more or Less, A Share of Land at hogisland, which is four Lots of upland, & A Share of medoe, thre of them being bounded with A highwaye on ye East, A high waye on ye west, a Lott which was formerly Robart Coles on ye north, & ye Calves paster on ye south, an other Lott about ye midell of ye Calves paster, with A Share of medoe which was formerly mark meges Lying & being on ye north Side of ye great medoe on hogisland, these Above sayd parsells of Lands Lying & being within the Township of oyster baye I doe owne to have sould from me my heyres or Asignes for Ever, unto the Above sayd Isack horner to him his Hayres & Asignes for Ever, to have & to hold & Quyatly to Inioye & posess free from Any molestation, from Any person or persons, from by or under me, & haveing Reseavd full Satisfaction to my Content I have hereunto Set my hand, & fixed my Seale in flushing this 2th of march 1684/5 Mathyas Harvye O Signed Sealed & delevered

I(n) presants of us
John Bowne

John Robinson

Whareas I Mathyas Harvy of flushing have made sale of sartaine parsells of Lands, with houseing & orchards within ye Township of oyster baye, unto Isack Horner of oyster Baye, I doe oblidge, & Iniage, myselfe to defend and maintaine ye sayd

Isack his hayres & Asignes In his quiat posestion Against Any person or persons Layeing Claime to Any part or parsell thereof & that as my reall actt doe bind my selfe hayres & Asignes to ye tru performance as witnes my hand & Seale at flushing this 2th march 1684/5

Signed Sealed & delevered In ye presence of us John Bowne

Mathyas Harvye O

John Bowne John Robinson

(p. 5)—This Instrument of writting or deed of Convayeance witneseth unto all Christian people to whome It maye Come or Any wayes Consarne Know yee, yt we under written Suscaneman & werah Indions & propriators of all ye unsould Lands Comanly Called & knowne by ye name of metenecok Lying & being within ye pattent & Township of oyster baye in queens County upon Longisland In Emeryca, Have for A valuable Consideration in hand reseaved to ye valew of six pounds mony before ye signeing sealing & delevery hereof, sould allynatted & delevered by presant posestion unto Robart Colles of Musckedacove belonging to ye township & parish above sayde yeman, all yt medow fresh & saltt of oures So Called nere ye head of hemsteed harboure So Called on ye East Side Lying and being bounded as followeth, at ye north End at ye head of A Crick yt runs downe by ye Bigestt partt of ye Saltt medoe on ye north Side, & three trese being marked there by us to Stand as bounders two white oaks & A red oak for Ever, & from thence southwardly upon A strayght line to three white oaks at ye head of An other Crick yt runs into ye harboure, above Sayd, with free previlidge of Any timber next Adioyneing upon Any of our Lands now unsould with A high waye most Convenyant for ye bringing of fencing stuff to secuar ye sayd medow, & Carting the sayd have as ocation Shall requiar in ye most Convenyante place, for ye sayd Robarts use his hayres or Asignes, we doe hereby further manyfest & declare, yt we have sould & reseaved full Sattisfaction of ye sayd Robart for ye sayd medow & other previlydges menshoned & doe for Ever bind oure selves oure hayres Executors Administratrs & Asignes to maintaine & make good ye propriatory & previlidge to ye promises, Above Inserted to ye sayd Robart Colles his hayres Executors or Asignes for Ever, To have & to hold occopy possess & Inioye as his or there owne proper right titell & Intrest for Ever further Iniageing hereby to defend & maintaine him or them in there quyatt & pesable Inioyement of ye premises, Against all Claimes or pretences by waye of gifft grant or purchase whatsoever to ye same, & whareas it is not Inserted ye west bounder It tis to be understood ye harboure menshoned as Abovesayd, is to be ye west bounder for Ever, to ye Confirmation of this our deed of Salle, we doe frelly subscribe oure hands & Sett to oure

Seales in muschedacove this first daye of Jully in ye yeare of oure Lord god 1684 and in 36th yeare of ye Raigne of oure soveraigne Lord King Charles ye second, king of England scotland france & Ireland, king defendor of ye faith &c Signed Sealed & delevered Suscaneman X his O in ye presance of us Suscaneman X his O in ye presance of us Merah X his O Ephraim Carpenter Werah X his O mark & Seale Item cvij

Be It Knowne by these presants yt I Robart Coles ye within named in this bill of Salle, doe for me my hayres Executors Administ*: & Asignes Asigne make over & Confirme unto georg downing & Richard Cerby Both Inhabytants within ye bounds of this towne of oyster baye to them there hayres Executors Administrators or Asignes this within writen bill of Sale, with all ye previlidges profitts and Comodetyes therein menshoned for Ever, in as full power and Strength as ye sayd bill is made to me from ye Indians within written in witnes whareof I have hereunto Sett my hand & Seale ye 7th daye of march in ye yeare of oure Lord 1684 Signed Sealed & Robart Colles O delevered in ye presance of us John Newman Job Wright

(p. 6)—oyster Baye this 6th daye of march 1684/5

By These presants under written be Itt manyfested unto all Christian people to whome Itt maye Come or Any wayes Consarne know yee, that whareas of Late severall disputes hath Arisen Both by Inglish & Indians About ye neck or trackt of Land Called by ye English matenecok sittuate & being within ye pattent and Townshipe of oyster baye, who are the tru owners & propriators Thereof, & for the prevention of Any further disputes or Claim that maye hereafter Arize by Any Indion or Indions to ye titel Thereof, we under written ye Cheefe owners & propriators of ye sayde Lands, being mett together at oyster baye ye daye Above written, doe order & Joyntly Agree, yt all Such Lands upon Matenecoke, yt hath bene sould given or granted by Suscaneman Alis Runasuk, or Any of ye rest of ye matenecok Indions to ye Inglish before ye date Above written, are hereby Confirmed by us under written as done by us All for Ever, without further question, But for ye Salle of All Such Lands upon matenecok Soe Called not yeet disposed of, we doe hereby Athorize & Impower Suscaneman Alies Runasuk, & Samous takapowshoe soon and quarapin, with ye advise of Capt: Thomas Hicks & Thomas Townsend, to make Salle of all such Lands upon matenecoke undisposed of, and ye Sayd three by us Apoynted, Bille of Salle

Being Signed by them all three or Any two If one Should desease, Shall be held good from us & oure hayres for Ever, & whareas there is monye still to reseave for severall trackts of Lands sould by Suscaneman, we doe hereby Apoynt ye sayd Tho: hicks & Tho: Townsend to over halle all such depts & bills to oure use, which is to be devided to Each Indian his proportion, as these three shall Cee Cause, & Likewise to take Care, & an Acount of all such monye, yt shall be Reseaved for Lands yt shall be year after disposed of by ye sayd three parsons to ye Inhabytants of oyster baye, Itt Is further Concluded & ordered by us, yt mr Richard Cornhill & henry Townsend senior, Shall have power hereby wth ye sayd Tho: hicks & Tho: Townsend, in ye premises as Abovesayd, to ye Confirmation of what Is Above written we have subscribed oure hands & sett to our seales in oyster baye ye daye Above written

daye ribere minten		
Signed sealed & delevered	his	
In ye presance of us,	Takapowsha X	
John Townsend, sen	mark & seale	0
John Underhill	his	_
Robart Colles	Sehor X	
nimrod X his	mark & seale	0
mark merock Indian	his	•
pathunk X his	Swoname X	
mark	mark & seale	0
Capt: opsven X his	his	•
mark	werah X	
	mark & seale	Ο
	his	0
	pamun X	
	mark & seale	0
	his	U
	mame escoe X	
	mark & seale	0
	his	U
	quarachche X	
	quaractiche A mark & seale	^
		U
	his	
-1	katarrome X	_
clxv:	mark & seale	О

(p. 7)—This Instrument of writting or deed of salle wittneseth unto All Christian people to whome Itt maye Come or Any wayes Consarne know yee, that whareas we under written suscaneman Alis runasuk Samouse & quarapin all three Indions, being Impowered by ye rest of ye Indions & Cheefe propriators of ye Lands Called by the English matenecok situate Lying & being within ye pattent of oyster baye within quees County upon Long-

island by vertue whareof & for ye full sum of twelve pounds Currant marchte paye, or Eyght pounds in Silvor mony, to be payd to us by bill as signed to us for ye payement thereof, before ye signeing & sealing hereof, have bargained sould & by presant posestion delevered unto william ffrost of matenecok A sartaine trackt of wood Land upon matenecok ye first bounds whareof beginneth & rangeth nere East & west at ye reare or south End of Tho: Townsends three daughters Lands by us formerly given as by deed maye Apeare, ye west bounder by ye line of muschedacove Lands south to Isack douttys path, & from thence north East or there abouts by ye path untill Itt bares south from ye south East Corner of ye sayd Tho: Townsends thre daughters Lands above menshoned be Itt in quantety fifty Accors more or Less as bounded we doe hereby manyfest & declare yt we have sould & by presant posestion delevered unto ye Abovesayd william frost his hayres Executors Administs or Asignes to have & to hold occopy poses & inioye ye sayd trackt of Land as Layd out & bounded as Abovesayd for Ever from us oure hayres Executors Administs or Asignes or Any other parson or parsons from by or under us Layeing Claime to Any part or parsell thereof by pretence of right by hayreship grant sale or otherwise be it of what nature whatsoever, Iniageing oure selves hayres and sucksesors to uphold maintaine & make good to him ye sayd william, his hayres or sucksesors in there peasable Improvement & Inioyement of ye premises, as fully & amply to all intents & purposes as might be worded or written Acording to Law, to ye Confirmation of this our deed of Sale we have subscribed oure hands & sett to oure seales in oyster baye this 26th daye of march in the yeare 1685

signed sealed & quarapin X his mark & seale delevered in ye suscaneman X his mark & seale suscaneman X his mark & seale Samous X his mark & seale Tho: Townsend

Tho: Townsend Henry Townsend Jur

vide lxxx

റ

Maye the 24th (16)84

Reseaved of Thomas youngs of oyster Baye seaven Lambs for quitt rent, I saye Reseaved

By me Jeames Larkan

(James Larkin was a custom house officer in New York City, under Gov. Dongan. This quit rent is for the seven years from the date of the Oysterbay Patent, given on p. 307)

(p. 8)—This Instrument of writing or deed of guift wittneseth unto All Christian people to whome Itt maye Co[me] or Any wayes Consarne know yee that whareas wee under written Suscaneman Allis Runasuk Samous & quarapin all three Indions,

being Impowred by ye rest of ye Indions & Cheef propriators of ye Lands Called by ye English matenecok situate Liing & being within ye patent & township of oyster baye within queens County upon Longisland haveing reseaved many favors from Adam Wright of oyster baye by his Asistence & help by Interputing & settelling ye differance betwene us & ye rest of ye Indions About ye disposistion of matenecok Lands In Consideration whareof we have & doe by these presants frely make over as A free guiftt unto ye Abovesayd Adam wright one hundred Accors of wood Land upon matenecok to ye south End of musheda Cove branch soe Called Joyneing to ye Lands Layd out tto nathanell Colles on ye north & ye Edge of ye hills on ye south, ranging South from ye sayd nathanells Lands one hundred rod, being ye same breadth west End by ye Cart waye, from muschedacove to ye plaines as at ye East, & If Any part of these Lands given to ye sayd Adam folles without ye pattent of oyster baye, & within hemsteed pattent wee doe hereby Iniage to make good & maintaine oure Abovesayd guiftt to him ye sayd Adam wright his hayres Executors Administs or Asignes To have & to hold occopy posess & Inioye as his or there one proper right titell & Intrest for Ever from us oure hayres Executors Administs or Asignes, or Any other person or persons Eyther English or Indions Layeing Claime to Any part or parsell thereof by pretence of wright by hayreship grant sale giftt or other wise be it of what nature whatsoever Iniageing oure selves hayres & sucksesors to uphold maintaine him ye sayd Adam his hayres & sucksesors in there pesable Improvement & Inioyement of ye premises as fully & amply to all intents & purposes as might be writen or worded Acording to Law, to ye Confirmation of this oure deed of giftt we have subscribed oure hands & sett to oure seales in oyster

baye this 20 th of march 1085		
Signed sealed & delevered	Suscaneman X his	
In presance of us	mark & seale	0
Tho: Townsend	Samous X his	
henry Townsend, Sr	mark & seale	0
John underhill	quarapin X his	
cccij	mark & seale	Ο

(p. 9)—This Instrumt of Writing Witnesseth unt all Christian people to whom it may come or any Waise consarne Know ye that whereas wee under written Suscaneman Allis Runasuk Samous and Quarapin All three Indeans being Impowred by ye rest of ye Indeans & chief propriators of ye Lands called by ye English Matenacock Scituate Lying & being wthin ye pattent of Oysterbay within Queens County upon Long Island by vertue whereof & for the full sum of twelve pounds Silver money or in Goods equivelent to money to us pd before ye Signing & Sealing hereof

Have Bargained Sold & by France of the second secon Wright of Oysterbay 2 Samuel That I want I want So called the first bounds where the same in the same Southeast bounder and fire theme 3 --- I ---Coles Northeast bounder ranging to hame training to a second of James Townsends on the little of the management of the South westwardly to ye can be a management of the plaines being ye Same breath it to wer and a it has the teat that in quantity Eighty Access if Land mire of Land of the factor of twelve pounds as Aicre Street in the meaning & declare that wee have from the first that the state of Injoy the Sd tracte of Land as Land on the Land as Thomas Townsend and hometer as a land of the Land as the Land of the Land o our Heyres Execute Administration of the second second son or parsons from the comment is Latine Line or parcell thereof by prime if Hamman is the comment of the comm wise be it of what nature wherever having the large transfer & Sucksesors to uphold manuale & made and a first to the Job his Heyres or sucksesors in these trade in the first the territory Injoymt of ye primises as fine the first the f as mought be written or within authorizing to have the hardfirmation of this our deed of Sale was to be for the first and the & set to our Seales In Opening the In the second of Çezene de ezel Signed Sealed & dd. in ye preents of us III I me Tho: Townsend Sistement II tear & sede John Underhill Samons II tare è sele

June ye 4th 1681 Then Laid and more for the first active that runs acrose the new Cart pair that form the figure of the first state of the path ranging flourty rod to be swarfly more a Straight Line to a Small Black Oake marks, from thence Eastwardly forty rod to a Chemium tree marks, from thence one hundred & Eighty rod to a Chemium tree marks, from thence one hundred & Eighty rod to ye first boundar contaying whin ye abovesaid bounds flourty five Accors of Land more or Less: And also tis further agreed that when ye Sd Job Wright Doth Improove ye abovesd Lands Laid out to him that he is to leave a good Highway upon ye west Side of his Lands, the Whole Length

Laid out and So ordered by us Tho: Townsend Nathaniell Coles

being Impowred by ye rest of ye Indions & Cheef propriators of ye Lands Called by ye English matenecok situate Liing & being within ye patent & township of oyster baye within queens County upon Longisland haveing reseaved many favors from Adam Wright of oyster baye by his Asistence & help by Interputing & settelling ye differance betwene us & ye rest of ye Indions About ye disposistion of matenecok Lands In Consideration whareof we have & doe by these presants frely make over as A free guiftt unto ye Abovesayd Adam wright one hundred Accors of wood Land upon matenecok to ye south End of musheda Cove branch soe Called Joyneing to ve Lands Layd out tto nathanell Colles on ye north & ye Edge of ye hills on ye south, ranging South from ye sayd nathanells Lands one hundred rod, being ye same breadth west End by ye Cart waye, from muschedacove to ye plaines as at ye East, & If Any part of these Lands given to ye sayd Adam folles without ye pattent of oyster baye, & within hemsteed pattent wee doe hereby Iniage to make good & maintaine oure Abovesayd guiftt to him ye sayd Adam wright his hayres Executors Administs or Asignes To have & to hold occopy posess & Inioye as his or there one proper right titell & Intrest for Ever from us oure hayres Executors Administs or Asignes, or Any other person or persons Eyther English or Indions Layeing Claime to Any part or parsell thereof by pretence of wright by hayreship grant sale giftt or other wise be it of what nature whatsoever Iniageing oure selves hayres & sucksesors to uphold maintaine him ye sayd Adam his hayres & sucksesors in there pesable Improvement & Inioyement of ye premises as fully & amply to all intents & purposes as might be writen or worded Acording to Law, to ye Confirmation of this oure deed of giftt we have subscribed oure hands & sett to oure seales in oyster baye this 26th of march 1685

Signed sealed & delevered
In presance of us
Tho: Townsend
henry Townsend, Sr
John underhill

cccij

Suscaneman X his
mark & seale O

Samous X his
mark & seale O

quarapin X his
mark & seale O

(p. 9)—This Instrumt of Writing Witnesseth unt all Christian people to whom it may come or any Waise consarne Know ye that whereas wee under written Suscaneman Allis Runasuk Samous and Quarapin All three Indeans being Impowred by ye rest of ye Indeans & chief propriators of ye Lands called by ye English Matenacock Scituate Lying & being wthin ye pattent of Oysterbay within Queens County upon Long Island by vertue whereof & for the full sum of twelve pounds Silver money or in Goods equivelent to money to us pd before ye Signing & Sealing hereof

Have Bargained Sold & by prsent possession delivered unto Job Wright of Oysterbay a Sartaine tract of Land at ye Sedar Swomp So called the first bounds whereof begineth at James Townsends Southeast bounder and fro thence South Eighty rod to Nathaniell Coles Northeast bounder ranging ye Same breadth by ye Lands of James Townsends on ye North & Nathaniells Coles on ye South westwardly to ye Cart Way from Muschedacove to ye plaines being ye Same breadth at ye west end as at the east And in quantity Eighty Accors of Land more or Lesse for ye vallew of twelve pounds as Above Sd received, Wee doe hereby manifest & declare that wee have freely Sold & by preent possession Delivered unto the abovesd Job Wright his Heyres Executra Administratrs or Assignes To have & to hold occupy possesse and Injoy the Sd tracte of Land as Laid out by Nathaniell Coles & Thomas Townsend and bounded as above Sd forever from us our Heyres Execut^{rs} Administrat^{rs} or assignes or any other parson or parsons from by or under us Laying Claime to any part or parcell thereof by prence of Heyreship, Grant Sale or otherwise be it of what nature whatsoever Iniaging our Selves Heyres & Sucksesors to uphold, maintaine & make good to him the Sd Job his Heyres or sucksesors in there peasable Improvement & Injoymt of ye prmises as fully & Amply to all intents & purposes as mought be written or worded according to Law to ye Confirmation of this our deed of Sale wee have Subscribed our hands & set to our Seales In Oysterbay the 26th of March 1685

Signed Sealed & dd. in ye preents of us Tho: Townsend John Underhill

Quarapin his mark and X seale

his

Suscaneman X mark & seale O

Samous X mark & seale

June ye 4th 1681 Then Laid out unto Job Wright a Sartain trackt of Wood Land upon ye North Side of ye run of water that runs acrose the new Cart path that Goeth to Lewsum beginning at a Red Oake tree ye Southeast Boundar on ye East Side of ye path ranging ffourty rod Westwardly upon a Straight Line to a Small Black Oake markt, from thence Northwardly one hundred & Eighty rods to a White Oake tree markt, from thence Eastwardly forty rod to a Chesnutt tree markt, from thence one hundred & Eighty rod to ye first Boundar contayning within ye abovesaid bounds ffourty five Accors of Land more or Less: And also tis further agreed that when ye Sd Job Wright Doth Improove ye abovesd Lands Laid out to him that he is to leave a good Highway upon ye west Side of his Lands, the Whole Length

cccij

Laid out and So ordered by us

Tho: Townsend Nathaniell Coles

(p. 10)—This Instrumt of Writing or deed of gift Witnesseth to all whome it may consarne that I Tho: Townsend of Oysterbay Doe by these preents Freely give & make over as a free gift unto my eldest Brother Johns Soon Thomas Townsend ffour alotments of Land upon Unkaway Necke at the South on ye East Side of the Neck and Joyning to his ffathers Land on ye north Side being in quantitie more or less as formerly Surveyed, web Sd ffour Alotments I do and have freely given to ye Said Thomas Townsend his Heyres and sucksesors for ever from my Heyres Executrs Administratrs or Assignes forever as Witnes my hand and Seale in Oyster bay this 30th Day of May 1685

Sealed & dd. in Tho: Townsend

p^rsence of us Richard harkott George Townsend

entred June ye 4th

ccic.

This Instrument of Writing or Deed of Sale witnesseth unto all Christian people to whome it may come or any Wayes consarne know yee that Whereas wee underwritten Suscaneman Alis Runasuck Samous & Quarapin all three Indeans and Impowred by ye rest of ye Indeans & #priators of the Lands called by ye English Matenacock Scituate Lying & being wthin ye patten of Oysterbay wthin Queens County upon Long Island by vertue Whereof and for ye value of Seventeen pounds currant Marchants pay to us pd before ye Signing & Sealing hereof have bargained, Sold & by preent possession delivered unto Henry Townsend Ju: of Oysterbay a certaine tract of Land upon Matenacock ye first bounds whereof beginneth at two Chessnutt trees marked being ye Southeast Bounders of Muschedacove purchase or Lands confirmed by patten and from thence west by ye Bounds or Line of Muskedacove Lands to ye now Cart way in ye Cedar Swomp Hollow And from thence by ye Sd Cart path or highway to John Townsends Southwest Bounder at ye little plaines so called & from thence by the hollow reserved & laid out for a highway he is to range up by ye Sd hollow or highway Eastwardly right over agt. ye Sd John Townsends northwest Bounder and from thence northwards upon a Straight Line to ye ffirst Bounder or Northeast corner of Muskedacove as above mentioned Including wthin the Sd Bounds as Mentioned in quantity of Acres of Wood Land be it more or Less for ye Sume of Seventeen pounds in pay as above Sd received, wee doe hereby manifest & declare that wee have freely Sold & delivered ye Said tract of Land as as Bounded unto ye above Sd Henry Townsend Jur his Heires Executrs Administratrs or Assignes To have & to hold occupie possess & Injoy as his or there owne #per right title & Intrest forever from us our Heires, Execut¹⁸ Administratre or Assignes forever as ffirmly to all intents and constructions & purposes as might be written or worded according to Law In-

iaging our Selves Heyres & Sucksesors to uphold make Good and Maintaine him the Sd Henry his Heyres & Sucksesors in their peaseable Im\parallelefter verment & Injoyment of the primises as witness our hands & Seales in Oysterbay this 26th of March in ye yeare 1685

Signed Sealed & dd.

in ye p'sence of us

Tho: Townsend

John Dewsbury

Suscaneman his X & Seale

mark

Suscaneman his X & Seale

mark

Samous his X and Seale

vide cc:

(p. 11)— To the Honed the Select men or Authoryty of ye plantation called Littleworth in Oysterbay on Long Island these present

Gentlemen

It hath pleaseth the most high to order by his pvidence that wee are put upon it to trouble you wth these ensuing Lines: our Aged ffather Thomas Hopkins by name who hath been Some time Resident amongst you wee understand it hath pleased god to put a period to his Dayes and as wee are Informed Dyed intested (intestate), but as to ye value of what estate he there Left wee have no knowledge off: wee have fro Richard Curbie received a Letter & a Note of Some Pticular things Said to be the Pticulars of an Inventory taken of What Estate our ffather left there behind him (as can at present be found) but no price is there set to ye Pticulars by weh wee are at a Losse how to value them, neither cometh it under ye Atestation of any public notery: also severall things wee know our ffather carried from hence wch are not mentioned in yt note of Pticulars weh wee are apt to conceive our ffather disposed not off by putting them away. But in such cases where a man dyeth Intested (so farr as wee doe understand) the Law detirmines ye power of Administration to be in the ordinary and by law ## (proper) to be by ye Ordinarey comitted to ye next of ye blood but wee being at a Distance cannot so readylie attend ye businesse there: but as you who are ye Select men or ye outhority of ye place to whom Such matters doth belong are ye Ordinarey and Administration to to you belongeth, wee therefore humbly crave yor favour to take into yor hands all the estate as may any waies be found belonging to our afore Sd deceased ffather the wch is wthin yor Jurisdiction and ye Same to Administer upon and therewth To defray all ffunerall expences & pay all just debts due from our Sd Deceased ffather to any \$\points son: As also to make wt Inquirey may be after what debts are oweing to our Sd ffather; and if possible may be them to recover which when ye Sd ffunerall charges & ye Sd debts

being Impowred by ye rest of ye Indions & Cheef propriators of ye Lands Called by ye English matenecok situate Liing & being within ye patent & township of oyster baye within queens County upon Longisland haveing reseaved many favors from Adam Wright of oyster baye by his Asistence & help by Interputing & settelling ye differance betwene us & ye rest of ye Indions About ye disposistion of matenecok Lands In Consideration whareof we have & doe by these presants frely make over as A free guiftt unto ye Abovesayd Adam wright one hundred Accors of wood Land upon matenecok to ye south End of musheda Cove branch soe Called Joyneing to ye Lands Layd out tto nathanell Colles on ye north & ye Edge of ye hills on ye south, ranging South from ye sayd nathanells Lands one hundred rod, being ye same breadth west End by ye Cart waye, from muschedacove to ye plaines as at ye East, & If Any part of these Lands given to ye sayd Adam folles without ye pattent of oyster baye, & within hemsteed pattent wee doe hereby Iniage to make good & maintaine oure Abovesayd guiftt to him ye sayd Adam wright his hayres Executors Administs or Asignes To have & to hold occopy posess & Inioye as his or there one proper right titell & Intrest for Ever from us oure hayres Executors Administs or Asignes, or Any other person or persons Eyther English or Indions Layeing Claime to Any part or parsell thereof by pretence of wright by hayreship grant sale giftt or other wise be it of what nature whatsoever Iniageing oure selves hayres & sucksesors to uphold maintaine him ye sayd Adam his hayres & sucksesors in there pesable Improvement & Inioyement of ye premises as fully & amply to all intents & purposes as might be writen or worded Acording to Law, to ye Confirmation of this oure deed of giftt we have subscribed oure hands & sett to oure seales in oyster baye this 26th of march 1685

Signed sealed & delevered
In presance of us
Tho: Townsend
Henry Townsend, Sr
John underhill
Cccij

Suscaneman X his
mark & seale O
Samous X his
mark & seale O
quarapin X his
mark & seale O

(p. 9)—This Instrumt of Writing Witnesseth unt all Christian people to whom it may come or any Waise consarne Know ye that whereas wee under written Suscaneman Allis Runasuk Samous and Quarapin All three Indeans being Impowred by ye rest of ye Indeans & chief propriators of ye Lands called by ye English Matenacock Scituate Lying & being wthin ye pattent of Oysterbay within Queens County upon Long Island by vertue whereof & for the full sum of twelve pounds Silver money or in Goods equivelent to money to us pd before ye Signing & Sealing hereof

Have Bargained Sold & by preent possession delivered unto Job Wright of Oysterbay a Sartaine tract of Land at ye Sedar Swomp So called the first bounds whereof begineth at James Townsends Southeast bounder and fro thence South Eighty rod to Nathaniell Coles Northeast bounder ranging ye Same breadth by ye Lands of James Townsends on ye North & Nathaniells Coles on ye South westwardly to ye Cart Way from Muschedacove to ye plaines being ye Same breadth at ye west end as at the east And in quantity Eighty Accors of Land more or Lesse for ye vallew of twelve pounds as Above Sd received, Wee doe hereby manifest & declare that wee have freely Sold & by prsent possession Delivered unto the abovesd Job Wright his Heyres Executrs Administratrs or Assignes To have & to hold occupy possesse and Injoy the Sd tracte of Land as Laid out by Nathaniell Coles & Thomas Townsend and bounded as above Sd forever from us our Heyres Execut⁷⁸ Administrat⁷⁸ or assignes or any other parson or parsons from by or under us Laying Claime to any part or parcell thereof by prtence of Heyreship, Grant Sale or otherwise be it of what nature whatsoever Iniaging our Selves Heyres & Sucksesors to uphold, maintaine & make good to him the Sd Job his Heyres or sucksesors in there peasable Improvement & Injoym^t of ye p^rmises as fully & Amply to all intents & purposes as mought be written or worded according to Law to ye Confirmation of this our deed of Sale wee have Subscribed our hands & set to our Seales In Oysterbay the 26th of March 1685

Signed Sealed & dd. in ye preents of us Tho: Townsend John Underhill

Quarapin his mark and X seale

О

his Suscaneman X mark & seale O his

Samous X mark & seale

June ye 4th 1681 Then Laid out unto Job Wright a Sartain trackt of Wood Land upon ye North Side of ye run of water that runs acrose the new Cart path that Goeth to Lewsum beginning at a Red Oake tree ye Southeast Boundar on ye East Side of ye path ranging ffourty rod Westwardly upon a Straight Line to a Small Black Oake markt, from thence Northwardly one hundred & Eighty rods to a White Oake tree markt, from thence Eastwardly forty rod to a Chesnutt tree markt, from thence one hundred & Eighty rod to ye first Boundar contayning whin ye abovesaid bounds ffourty five Accors of Land more or Less: And also tis further agreed that when ye Sd Job Wright Doth Improove ye abovesd Lands Laid out to him that he is to leave a good Highway upon ye west Side of his Lands, the Whole Length

Laid out and So ordered by us

us Tho: Townsend cccij Nathaniell Coles

Be it known to all whom ye wthin written Deed may any waies consarne that I John Pratt therein menshoned have by these prsents Assigned over unto Josias Latten his Heyres Execut Sucksesors or Assignes All my whole right title & claime to any or parcell thereof from me my Heires Exekutors Sucksesors or Assignes for ever as firmly as ever it was mine by vertue thereof as witnes my hand & Seale in Oysterbay this 26th of December 1684

Signed Sealed & dd.

John Pratt O

in prence of Tho: Townsend John Wickes

Item cxlvij

(p. 14)—Understanding that Thomas Hopkins lately deceased at his Soon in Laws Richard Kirbies wthout will & there being Sum easteate Left by him but after wt maner or in whose hands wee are not yet rightly Informed These are therefore in his Royall highness name to order & Athorize you William Thornycroft & Ephraim Carpenter to Examine after ye Sd easteat & to take a true Invantory of wt can be found and made appeare to belong to him And the Same Invantory delever into me Signed under yor hands that present order may be taken accordingly to Secuar the Same from Imbeseliment as ye Law dereckts for ye use of his Children whereof faile not as you will answare ye contrary

Dated at oysterbay ye 6th of September 1684

me Tho: Townsend

ffor Me Ephraim Carpender Living at Muskedacove on Long Island these Deliver Providence this 17th of Novembr 1684

Loving ffriends Ephraim Carpenter: William Thornycroft Gentlemen wee are bold to trouble you wth these few Lines hoping they may find you & yor in good health as wee & ours by gods Pvidence are at this present: Loving ffriends it hath pleased god to take from us a Loving ffather wth whom you were both Intimate, our request is to ye authority of oysterbay to Impower you to receive Such Debts as are Due to ye estate of our Deceased ffather And to pay such debts as Pbation can be made or Such as you know to be due of wth wee pray yor Carre & Indeavours wth will obliege yor ffriends to serve to our Abilitys

William Hopkins
Thomas Hopkins

Whereas wee under written were Requested by William & Thomas Hopkins both of Pvidence within Road island Colony to take care of ye estate of there ffather Tho: Hopkins Late Deceased wthin this Township untill Such time that ffurther care can be taken in order whereunto it being there request also that

Ephraim Carpenter & William Thornycroft may have ye oversight thereof: These are therefore to order & Impower ye Sd Ephraim & William to take all ye Sd estate yt can be found or word of Tho: Hopkins late of this place deceased & ye Same Secuar untill further order for we'h to them both shall be sufficient power Given under our hands in Oysterbay this 23d of ffebruary 1684/5

Robert Coles John Vnderhill John Townsend Se^r

Oysterbay on Long Island

All persons are hereby Advertised that had any money or other pay due to them from Thomas Hopkins decesed Late of Muskee-dacove that they come before ye Comissioners of this Towne at ye Towne House at the at the next Court held for this Towne being the ffirst Wednesday in August next and there make their debts & demands Justly appeare they shall be Satisfied & paid by Ephraim Carpenter & William Thornycroft both of Muscee-dacove aforeSd as far as ye goods of ye Sd Thomas Hopkins will reach to pay And likewise all persons that are or were Indebted to ye Sd Thomas are hereby desired at ye time & place aforeSd before ye Sd Comission¹⁸ to come and make up their accompts and pay to the Sd Ephraim & ye Sd William all such debts dues as shall be made appeare due to ye Sd Thomas in his life time

Dated July ye 6th 1685 this was Set up in publique vew the space of one Month & two Dayes Published at ye request of Ephraim Carpenter & John Newman Record

(p. 15)—Every mans Share or Division of Land Laid out on ye North Side of ye Great Meadow upon Hog Island ye 10th of October 1676 by Richard Harcott & Nathanell Coles

October 10. 0 0, 10.000			
Latemore Samson	1	Thomas Townsend	12
Josias Latting	2	Alice Crab	13
Samuell Weekes	3	Anthony Wright	14
Samuell Andrews	4	Elizabeth Townsend	15
James Cock	5	Jno. Townsend	16
John Dickinson	6	ffrancis Weekes	X
Josias Latting	7	Gideon Wright	Х
Matthias Harvie	8	Richard Harcott	Х
Nicholas Wright	9	Richard Crab	0
Henry Townsend	10	Matthias Harvie	Ó
Jno. Underhill	11	Nathaneell Coles these X wth a crosse	Ó
		are 3 shares in ve	

Littleneck ye North of the great Meadow these round O is 3 share upon ye little neck South of ye Great Meadow

And wee under written being ordered by ye priators of Hog Island to Lay out these Lotts as aboveSd did then order a High Way of two Rod wide to begin at ye fformer Highway by us fformerly Laid out through all ye Alotmin beginning at ye Landing place and so to runne on ye west Side of ye thre Square Lott to ye Spring And on ye East Side of ye three Square Lott ye Sd Highway to run on ye west end of ye East Lotts through ye Island in ye most Conveniente place for Carting to ye Beach Also weed did agree a High way of two rod wide on ye west & east end of all ye alotmen[ts] upon the Island next ye waters Side for every man concerned to Cart there Corne or other Consarnes to ye Conveniante place

Richard Harcutt Nathaniel Coles

This taken out of ye old Records in page ye 72 and Examined to be Verbatim # John Newman Record*

July 2d 1685

Wee the Prietors of Hog Island having formerly chosen and appoynted Richard Harcott & Nathaneell Coles to Lay out all our alotments & divisions both of upland & meadow and how ye highwayes Shall be & remaine forever for ye conveniencie of the aforesd Prietors so that all & every Pcell of upland & Meadow of the aforesd Prietors may have a Sufficient high way to the same as by former Record may appeare Wee the major Pt of foresd Prietors doe order & Impower Richard Harcott and Nathaneell Coles to marke out all those waies upon Hog Island web they had formerly appoynted that all Psons might know where they were and to remaine forever

And in order thereunto we whose names are under written have done as ffolloweth begining at ye North end of ye Island from ye Beach straight to a well or spring neer John Pratts house weh Spring is to be in ye midle of ye high-way and thence to run on ye east Side of two great Rocks: and thence to goe on neer South to certaine trees marked by us on ye east Side of the foresd high-way: So runing from ye North Beach through ye Island to ye South end next the towne and the foresd way is to be two rod wide: And there are two high-wayes more weh come into this maine highway the one goes to ye west Side of a three Square Lott in the first division & so runs northerly to Josias Lattins Spring and to be two rod wide also: The other high-way

goes from ye three Square Lott eastward by the ends of the Small Lotts called the Calves pasture this high-way takes in a Spring called Harvies Spring being of two rod wide also: there is also ordered by us that all round the foresd Island there be two rod wide of upland left for *petuall comons wth Severall other *peculis of comons very considerable

Henry Townsend Sr
Isaack Horner
Caleb Wright
John Pratt
Simon Cooper
John Townsend
John Rogers
John Underhill
Nathan Burdsall
Richard Harcott
Nathaneell Coles
Henry Townsend Jur

Oysterbay ye 27th of 8ber 1665:

These are for ye full Satisfaction of ye Inhabitants of Oysterbay yt Cornelius Vanroven in ye behalfe of my selfe Govert Lockerman & Jacobes Barker have Resd full Satisfaction for Hog-Neck of ye Inhabitants of Oysterbay according to ye Bill of Sale: as witnes my hand ye Day & Date above written

testes Tho: Hall
Johannes van Bough

C V Ruÿven Item xvi:

(p. 16)—Oysterbay Aprill 12th 1684

Then agreed by the owners & Pprietors of Hogg Island that ffor som yeares ensuing from ye Date hereof that ye ffence a Crosse the Island by Tho: Townsends land shall be sufficiently repayred and ye Southward Pt or old ffields Shall be for a Sheep pasture and no other creatures to be turned thereon upon ye forfieture of such creatures so turned there to be forfiet to ye shepherd: and the north Pt of ye Sd Island wthout ye fence to be for planting or sowing as ye owners or Ppriators thereof shall see cause: But if ye Major Pt of the Pprietors the next ensuing yeare or hereafter shall see cause to make a pasture of the whole Island it is Agreed & shall be at their Liberty witness our hands Henry Townsend Ser one Tho: Townsend one Share

Share
Jno: Underhill one Share & halfe
Jno: Wright one Share
Josias Latten one Share & halfe
ffrancis Weekes one

Tho: Townsend one Share
Matthias Harvie Nathaneell
Coles
& Robt. Coles three Shares
Richard Harcott one Share &
halfe
Jno: Townsend Ju^r: one
halfe Share

Henry Townsend Jur: halfe a for his Townsend mother one Share Share Nathan Burdsall one Alice Crabb one Share

This order taken out of ye old Records in page 190

(p. 17)—Oysterbay ye Second Day of Novembr 1671

This Instrumt of Writing doth declare to all Psons to whom itt may any waies cosarne that I Thomas Townsend of Oysterbay on wthin the North Riding of New York Shire have covenated Bargined & Sould unto Joseph Ludlam of the same place abovesd a certaine pese of Medow at ye South Lying upon the Little Neck Joyning on ye east Side of Unkaway Neck it Lyeth in number 15, I say I have Sold the aforesd peece of Meadow unto the aforesd Joseph Ludlam his Ayres Sucksesors or Assignes to have & to hold as there own per titell & Interest from me my Ayres Sucksesors Administratrs and Assignes as witnes my hand & Seale day & date above written and in ye 23th yeare of ye Raigne of Charles the Second King of Ingland Schotland ffranse & Ireland &c Sined Seled & delevered in pranse of us: George Cobden Thomas Townsend O

Robert Coles

Be it known unto all men by these presents that I Joseph Ludlam of Oysterbay mentioned in this Inclosed Bill of Sale upon good Consideration moving me to Assigne all my right title Interest unto ye Meadow mentioned in this aforesd deed of Sail Lying & being upon ye Litle Neck Joyning on ye East Side of Unkaway Neck I ye abovesd Joseph Ludlam doe sell from me my Heires Exectrs administratrs or Assignes forever unto Thomas Willets Hope Willits and Richard Willits unto them their Heires Execut^{rs} administrat^{rs} or Assignes for ever to keep possesse & Injoy for there ## rights forever having received full Satisfaction as witness my hand & Seale in Oysterbay this Eleaventh day of July 1685: having received full

witnessed by us Isaac Horner Nathaneell Coles Joseph Ludlam O

(Again recorded at bottom of same page)

Oysterbay this 15th Day of Maye 1680

This Instrumt of writting witnesseth to all Christian people to whom it may come or any wayes consarne know yee that I Nichola[s] Wright of Oysterbay wthin the North Riding of Yorkshare upon Long Island upon good Considerations moveing me hereunto have by these prsants Bargind Sold & delivered a Sartin share of Meadow upon ye South Side of this Island upon the Neck comonly called Lattens Neck it being by division in number the seventeenth Share I say I have absolutely sould & delevered the abovesd share from me my Haires Exsecutors ad-

ministratra or Asignes forever unto Joseph Ludlam of the aforesd towne & riding to him the sd Joseph his Heyres Executors administratrs or Asings for ever to occopie posses & Injoy free from any further Lett hindrance or Molestation from me or any for by or under me forever having in hand received full Satisfaction for the same before the sineing & sealing hereof as witness my hand & seale in Oyster bay day & date above written And in the 32th yeare of ye Reigne of Charles ye Second king of Great Brittin ffranc & Ireland &c

Signed Sealed & dd. in prsanc of Thomas Townsend

Nicholas Wright O

Be it known unto all men by these presents that I Joseph Lud-

lem of Oysterbay Inserted in this Inclosed Bill of Sail upon Good Consideracion moving me to Assigne all my right title Intrest unto ye Meadow mentioned in this aforesd Inclosed Bill of Sail Lying & being upon the Neck comonly called Lattens Neck I the abovesd Joseph Ludlam doe sell from me my Heyres Execut⁷⁸ administrat⁷⁸ or assignes forever sell make over & confirme unto Thomas Willits Hope Willits Richard Willits unto them their Heyres Execut¹⁸ administrat¹⁸ or Assignes fforever to keep possess & Injoy for their #per Rights forever having received ffull Satisfaction as witness my hand & Seale this Eleaventh day of July in ye yeare 1685:

Isaac Horner Nathaneell Coles Joseph Ludlam O CCXX

(p. 18)—To all Christian people to whome this present writing shall come or in any wise ap@taine Be it known that I Samuell Andrews of Oysterbay on Long Island in the Colony of New Yorke Yeoman for & in ye Consideration of the Sume of Nineteen Pounds & ffive Shillings in hand paid for & in full Satisfaction before the Sealing & delivery hereof and for other good causes & considerations me ye Sd Samuell especially moving: Have, Given, Granted Bargained, made over, alienated Solde & confirmed and by these presents I ye Sd Samuell doe Give, Grant Bargain Make over, Alienate, Sell, and confirme from me my Heires Execut^{ro} administrat^{ro} or Assignes unto Samuell Ketcham of Huntington on Long Island in ye Colony aforesd yeoman his Heyres Executors administratre or Assignes one #cell of Meadow Lying & being on the South Side of this Island wthin ye Bounds of the Town of Oysterbay aforesd upon a Neck called & known by the name of Unkaway Neck and on the east Side of the Sd Neck next the Creek, and Bounded on the North wth a high way Runing from ye Creek cross ye Meadow to ye Upland, on ye west with the Upland, on ye South with a Small Creek runing from a white Oake tree (marked) into ye maine Creek, and

on the east wth the Maine Creek; And one other Pcell of Meadow Lying on ye Same Neck & Creek wth ye other Lying on the North of the fore mentioned Highway, having for its Bounders on ye South a Small @cell of Meadow Lying betwixt it and the Sd Highway begining at a white Oake Tree Marked wth the number 18 Runing right cross ye Meadow to ye maine Creek; on ye east wth ye Maine Creek & on ye west wth the Upland And on ye North upward all of ye Sd Meadow that either doth now, or that formerly ever did belong unto me ye Sd Samuell Andrews together wth a Small Lott of Upland Lying upon ye aforesd Neck neere the before recited Highway being of division & number either 4 or 5 with all Phits & Comodities thereto belonging: To have & to hold unto him the Sd Samuell Ketcham his Heyres Execut^{rs} Administrat^{rs} or Assignes all & Singular ye p^rmises ffrom ye day of the date hereof forever, And ye Sd Samuell Andrews hath put ye Sd Samuell Ketcham into a Lawfull & peaceable possession of ye Sd Meadows and Lands by ye delivery of these preents: And that it Shall and may be Lawfull for him the Sd Samuell Ketcham to have hold occupy possess & Injoy all & Singular the prmises and every \$\text{\$\pi\$ t & \$\pi\$cell wthout the Lawfull Lett hindrance or Interuption of him the Sd Samuell Andrews his Heires or Assignes or any other \$\politimes son or persons Lawfully claiming for by or under him or any of them by meanes of any former gift, grant, Bargaine or Sale whatsoever In Witness whereof I have hereunto Set my hand & Seale the twenty third day of July in the first yeare of the Raigne of our Sovraigne Lord James ye Second of Great Britton ffrance & Ireland King defend &c And in the yeare of our Lord 1685

Signed Sealed & dd. in

Samuell Andrews

prsence of us

Mary Andrews

John Newman John Corey

ffebruary the Second 1679

Know all men by these preents yt I Thomas Young of Oysterbay my Heires, Execut¹⁸, Administrat¹⁸ & Assignes have Sold unto my ffatherin Law Richard Harcott of ye Said Town his Heires, Executrs, Administratrs & Assignes all yt my right, title & Interest of Land on Unqua Neck Joyning to the South Meadow belonging to Oysterbay for ye Consideration of the rate Levies thereon; I say I have Sould unto ye Said Richard Harcott & his Heires as abovesd the before mencioned right of Lands To have & to hold as there owne ## right & Interest forever; as witnes my hand & Seale the Day & yeare above written Testes

Iohn Newman The X marke of

Thomas Youngs O

Susanna Furman

ccccxi:

(p. 19)—This Instrumt of Writing Witnesseth to all Christian people to whom it may come or any waies concerne know yee that I under written Suscaneman Alis Runasuk an Indian & Chief Pprietor of all ye lands unsould upon Matenacock Scituate Lying & being wthin the pattent and Township of Oysterbay in Queens County upon Long Island as hath been acknowledged under Severall Sachams hands & Seales as may appeare By vertue whareof and for the full and Just Sume of Twenty pounds Silver money or Goods and other pay Equivylent to money prize to be paid to me or to my order as by Bill may appeare. I have Bargained Sould and by prsant posestion delivered unto Caleb Wright, John Wright and Edmond Wright all three of Oysterbay and wthin the Same County A Sartaine tract of wood land upon Matenecock neer Southeast from ye Little plaines so called and neere adjoyning to ye Land of George Townsend begining at the new Cart path from Muschedacove to Lusum and from thence to Range Northward by ye Spring neere the reare of the Sd Georges Land one hundred and Sixty Rodd having the Same breadth Eastwardly to ye Hollow or highway that now is up ye Bever Swomp hollow So called from Matenacock to ye ffarmes web tract of Land be it in quantity more or Less is by me ordered to be bounded out by Nathaneell Coles and Thomas Townsend reserving ye priviledge of the most conveniant place or Hollow for a highway out of the maine Hollow for ye rest of ye Inhabitants use to there Lands or otherwise, But the Sd tract of Land as above Specified and to be Bounded I doe hereby one and acknowledge to have Sould & by prsant posestion delevered unto ye three abovesd Caleb Wright John Wright & Edmond Wright there Hayres Executrs administratrs and Assignes for ever To have & to hold occopy possess & Injoy as there owne &per Rights title & Interest wthout further Lett hindrance or Molestation from me my Heyres Executrs administratrs or Assignes or any other Pson or Psons either Christians or Indeans Laying claime thereunto by any prtence of Right to any \$\psi\$t or parcell thereof by Hayreship grant purchase or otherwise for ever Iniageing my Selfe Hayres and Sucksesors to uphold make good & Maintaine the Sd Caleb: John & Edmond there Heyres & Sucksesors in there peasable Improvement & Injoyment of ye primises as abovesd as Witnes my hand & seale in Oysterbay this 25th of December 1684/5

Signed Sealed & dd.

in prance of us

Tho: Townsend

Henry Townsend Juneor

Job Wright: Nathaneell Coles

Alis

Suscaneman X Runasuk

his mark & Seale

Werah X his

marke & Seale

O

This Writing testifieth yt an agreement made between Jacob Brookinge & John Wright both of Oysterbay on Long Island as

followeth that Jacob Brookinge acknowledgeth to have borrowed of John Wright Tenn pounds of Boston Silver money as it goeth in this Colony and in Consideration of ye Same I Jacob Brookinge doe bind over & deliver up into ye hands of John Wright all my Land Meadow & house wth ffencing at Little worth neer Muskatecove as by pattent & devision doth appeare free from debts or Ingagements that shall come by me I say I the Said Jacob Brookinge doe bind over the afore Said Land to John Wright for the use of his money untill the principle is is paid upon these conditions as followeth That if I Jacob Brookinge or any Kinsman of mine shall come & pay ye money before mentioned in Boston Silver to John Wright or his order in ye Same Specie at any time wthin the Space of ffive yeares after ye date hereof then I John Wright doe bind my Selfe by these Lines (the Sd Jacob Brookinge or his kinsman giving me twelve months notice) to delver up to Jacob Brooking or his kinsman all ye aforesd Lands weh I now take into possession as free from any debts or Ingagements as it was delivered to me ye Sd John Wright, But if I Jacob Brookins or my Kinsman doe n[ot] come wthin the space of ffive yeares as aforesd then the Sd Land to be John Wrights & his Heyres for ever In witnes hereof we the Said parties before mentioned have hereunto Sett our hands the Eighteenth day of December in the yeare of our Lord 1680 Signed Sealed & dd. Jacob Brookins O in the prence of us John Wright Matthias Harvye

This Writing testifieth that I Nathaneell Coles doe promise & Ingage to defend John Wright from all deapts that may hapen upon the Land that Jacob Brookens has mead over to John Wright at Littleworth from ye furst Settelment in yeare 1677 to ye date hereof as witness my hand in Oysterbay ye 13th of December: 1680

Nathaneell Coles

Matthias Harvye
Robert Coles

Robert Coles

John Wrights Earmarke is a halpeny on ye under Side of ye right Eare & a halpeny on ye under Side of ye left Eare wth a cropp on ye left Eare this is his known marke ever Since hee has kept Creatures cccviij

(p. 20)—This Instrument of Writing may testifie to all people that it doth or ever may concerne know yee that I Adam Wright of Oysterbay in Queens County on Long-Island in ye Colony of New Yorke for & in consideration of ye Sum of ffivety Shillings to me in hand paid by Henry Townsend Jun of ye Town & Collony aforesaid have Sold Granted released & confirmed and

by these preents doth Sell, Grant Release & confirm unto Henry Townsend aforesd his Heyres Exectors administrat^{ra} & assignes forever one Small Share of Medowing lying in the Bever Swamp Medowing contayning halfe an Acre more or less Joyning upon a Share of Meadow of Thomas Townsend on ye one Side and on ye other Side Bounded by Nathan Burchams or his Sonns I doe by these preents Deliver into ye actuall possession of ye Sd Henry Townsend ye Sd Share of Meadowing To have & to hold to the onely per use & behoofe of him ye Sd Henry Townsend his Heires & Assings forever, and he ye Sd Adam Wright his Heyres, Execut^{ra} Administrat^{ra} doth Covenant Grant & agree to & wth ye Sd Henry Townsend his Heyres & Assings by these presents that he nor they shall not Interupt, Molest or Disturb ye said Henry Townsend his Heyres or Assignes in the peaceable & quiet possesion of the above mentioned prmises but shall to the uttermost of their power & knowledge Ptect the said Henry Townsend in ye quyet possesion of ye Same to wch I have Set my hand & Seale this nineteenth day of August Anno Dom 1685 Sealed & dd. Adam Wright O Mary Wright O in ye prence of us Job Wright

Samuell Dickinson ccciij

Know all men by these preents that I Samuell Andrews of Oysterbay in ye Quenes County in ye Jurisdiction of New Yorke planter have made & deputed & in my Stead & place by these prsence put & constuted my well beloved Wife Mary Andrews to act in my place & be my true & Lawfull Atturney Irevocable for me & in my name & to my use as alsoe (blank space) give receapts to make an end of any defferances of any conserne either upon the account of Lands or otherwaies aquittances or any other discharges of ye Same to doe as I my Selfe might doe if I were there Psonally preent holding firm & Stable all & wtsoever my Sd Atturney Shall doe or cause to be done in or about Such the abovesd consernes herein mentioned or any other by vertue of these presence In witnes whereof I have hereunto Sett my hand & Seale the first day of June in ye yeare one thousand Six hundred Eigty five Samuell Andrews O

Sealed & dd. in ye p^rsence of us Henry Townsend Junier Isaac Horner

(See Appendix for explanation)

know all men by these prents I Joseph Ludlam of Oysterbay Cooper upon good considerations moveing me thereunto doe Assigne over unto Isaac Horner of the Same place all my whole right title & Interest unto the Land & Swamp mentioned in this Bill of Sale which is Inclosed wth all my right to this to this deed

& what it makes mention I the abovesd Joseph Ludlam doe assigne over from me my Heires Execut^{ra} Administrat^{ra} or Assignes unto the abovesd Isaac Horner to him his Heires Execut^{ra} administrat^{ra} or Assignes forever peacably to possess & Injoy having received full Satisffaction as witnes my hand & Seale in Oysterbay this twenty fourth of ye 6th month called August in ye yeare 1685 In prence of us Joseph Ludlam O Henry Townsend Ser

Robert Townsend

(p. 21)—This Instrumt of Writing or Deed of Conveyance witnesseth unto all Christian people to whom it may come or any waies concerne Know yee that I under written Suscaneman Allis Runasuk an Indean & Chief Pprietor & owner of all ye Lands comonly called & known by ye name of Matenacok Scituate Lying & being wthin ye pattent & Township of Oysterbay wthin Queens County upon Long Island in New England for ye value of twelve pounds Silvar money to me in hand pd me before ye Signeing & Sealing hereof I doe hereby owne & Acknowledg to have bargained Sold & by preent possession delevered unto Joseph Dickinson Sixty Acres of Wood Land upon Matenacock Lying & being Bounded as followeth, the first bounds whareof begineth at a White oake tree by ye now fut path from Oysterbay to Isaac Doutys plantation called Littleworth on ye west of Sd path & Joyning being bounder to ye highway as Laid out to Littleworth between John Williams Land and ye Sd Joseph Dickinsons Land & from ye Sd white oake he is to Range or run upon a South Line as already bounded Eighty rod to to a small Chesnut by me marked and from thence a Cross ye Swomp west one hundred & twenty Rod & from thence Eighty rod north to ye Sd highway & from thence by ye Sd highway one hundred & twenty rod to ye first bound Including wthin ye Sd bounds Sixty Acres of Wood Land according to ye Survey of Thomas Townsends & Nathaneell Coles by me ordered & appoynted to Lay out all my Lands accordingly being allowed eighteen foot to ye rod & be it in quantity more or Less according to their Survey wth equal privileges in all ye rest of my undivided Lands aftr every alotm is Laid out as already granted to ye Inhabitants of Oysterbay I doe hereby own & acknowledge to have Sould ye Sd tract of Wood-Land as abovesd bounded, wth all ye priveledges as Specefied thereuto belonging unto ye abovesd Joseph Dickinson of Oysterbay wthin Queens County to him his Heires Execut? Administratrs or Assignes to have & to hold occupie possess & enjoy as his or their owne ## right title & Interest forever from me or any from by or under me or any other either Christian or Indean Laying claime thereunto by prence of right by Birth grant Gift Salle or otherwise be it of what nature whatsoever I obliege my Selfe Heires & Successors to maintaine & defend ye

Book B . 305

Sd Joseph Dickinson his Heires & Suckseasors in there peaceable Injoym^t of ye p^rmises forever as firmly to all intents & purposes as might be written or worded according to Law to ye & formance & confirmation of this my deed of Sale I have Set to my hand & Seale in Oysterbay January ye 12th 1684

Signed Sealed & dd.

Suscaneman X allis Runasuck O
in prence of us
his mark & Seale
Ouarapin X his mark & Seale

Henry Townsend Ser Quarapin X his mark & Seale O
George Townsend Samous X his marke & Seale O
Henery Spencer
Adam Wright

Memorandum January ye 12th 1684

I under Written Suscaneman Allis Runasuk doe hereby own & acknowledge that I have received twenty five Shillings Silvar money of Joseph Dickinson for wh he is to have all that Land at ye west end of his last purchase he made of me at ye Sedar Swamp home to ye Cart way from Muschedacove to ye plaines be it in quantity more or less taking ye Same breadth as his deede ex seth home to ye Sd Highway which Land is to him his Heires or Assignes for ever from me my Heires or Assignes according to ye tenure of ye within writen Deed forever as Witnes my hand testes Tho: Townsend

John (R) Rogers Suscaneman Allis X Runasuk his marke

vide xxx

(p. 22)—To ye Authority of ye County of Oysterbay on Long Island these p'sent Leave this with Ephraim Carpenter or William Thornycroft of Muskeeto Cove to be conveyed as above directed

To ye Honrd the Gentlemen bearing authority in ye County of Oysterbay on Long Island,

Gentlemen Whereas it pleased god by death to remove my aged ffather who was sometime resident amongst you And as to what Small estate he left behind him you were pleased to take care for ye ordering & Securing ye Same I am obliged to you for yor care & diligence; heartyly returning you many thankes, and whereas you are pleased further to Informe that I Should yet declare how my mind is, as to the disposition of ye Sd estate; I William Hopkins of Providence in ye Collony of Rhode Island & Providence Plantations in New England Son of Thomas Hopkins Sr formerly of ye Sd Providence but some time Since deceased within ye County of Oysterbay on Long Island; doe with the consent of my Youngr Brother Thomas Hopkins determine & dispose the estate Mooveable which on Long Island belongeth to our deceased ffather Thomas Hopkins as followeth That after all

charges are defrayed; What estate is remaining Ten Shillings thereof Shall be unto our Sister Elizabeth Curbie, and to each of our Sister Elizabeth Curbie her children are by her husband Richard Curbie already borne ffive Shillings and all ye rest of ye estate which is not before disposed to be unto ye two Children of our Sd Sister Elizabeth which she had before she married Richard Curbie equally to be divided between them; and I doe desire & appoint my Loving friends Ephraim Carpenter & William Thornycroft of Muskeeto Cove & Richard Curbie of Littleworth to be overseers to Look after ye Sd estate for ye benefit of ye Sd two Children and the power to lye & be for ye ordering ye Sd estate for ye Sd Childrens benefitt in any two of ye Sd overseers agreeing. In witnes whereof I doe hereunto Set my hand & Seale October ye twenty & ninth in ye yeare one thousand Six hundred eighty & five William Hopkins O

Signed & sealed in the presence of us Benjamin Smith Joseph Williams

This above written Instrumt was by Captain William Hopkins acknowledged to be his act & deed the day & yeare above written before me Joseph Jenkes Eastland: John: Mu: ru:

Be it known by these preents yt I Henry Townsend Senr of Oysterbay in Queens County on Long Island in ye Prince of New Yorke do by these preents ffreely Give Assign & Make over a certain piece of Land unto John Eastland ye Son of Joseph Eastland Deceased he being an Orphan and now Servant to my Son Henry Townsend Jur which piece of Land afore mentioned Lyeth on ye Mill river Neck in Oysterbay aforesd and was formerly purchased by the Sd Henry Townsend Sen of my Son John Townsend as by his Deed under his hand and seal bearing Date ye 25th Day of July 1687 doth plainly appear and Recorded in Oysterbay in ye Book B: in page ye 96 & 97: It being apt of ye Right of Comonage belonging to ye House and Lott web John Townsend before named bought of James Blevin whose Deed Stands Recorded in ye forenamed Book in page ye 109: Together wth all my Right, Title and Interest, Claim or Demand wtSoever wch I ye Sd Henry Townsend Sent now have or any or either of my Heirs, Executrs administratrs or assignes may hereafter have of and in ye foremencon'd piece of Land weh Containeth in Quantity Thirteen Acres as Laid out to ye Sd James Blevin; To Have & to hold ye Sd piece of Land to him ye Sd John Eastland his Heires & Assigns to his & their only was & behoofe forever, And I ye Sd Henry Townsend Sent do further

Covenant that it Shall & may be Lawful for him ye Sd East Land his Heires or Assignes quietly & peaceably to have, hold, occupy, possess & Injoy ye Said piece of Land forever wthout ye Lawful Lett hindrance or Interuption of him ye Sd Henry his Heires Executors or Assignes or Any other \$\psi\$son or \$\psi\$sons Lawfully Claiming for by [or] und him or any or either of them Notwithstanding any form Gift, Grant, Bargain or Sale wt Soever; Witnes my hand & Seal the First day of Novemb one thousand Six hundred eighty eight 1688:

Signed Sealed & dd.

Henry Townsend Sen^r O

in p^rsence of John Newman William Willis

(p. 23)—EDMUND ANDROS ESQr. Seigneur of Sausmarez Lieut^t & Governour generall under his Royal Highness JAMES Duke of Yorke & Albany &c of all his Teritorys in AMERICA To all to whome these preents Shall come Sendeth Greeting WHEREAS there is a certaine Towne in ye North Riding of Yorkshire upon Long Island commonly called & known by ye name of Oysterbay Scituate Lying & being on ye North Side of ye Said Island towards ye Sound having a certaine Tract of Land thereunto belonging; The East bounds whereof begin at the head of ye COLD SPRING and so to range upon a Southward Line from ye SOUND or NORTH SEA to ye SOUTH SEA Cross ye Island to ye South East bounds of their South Meadows at a certaine River called by ye Indyans WARRASKETUCK; thence running along ye Sea Coast west^rly & another certaine River called ARRASQUAUNG then Northerly to the Eastermost Extent of ye Great Plaines where ye Lyne Divides Hemostead and Robert Williams bounds; from thence Stretching westerly along ye Midle of ye Said Plaines till it beares South from the Said Robert Williams markt tree at ye point of Trees called CANTIAGGE thence on a North Line to ye Said Markt Tree; and then in a North-west Line Somewhat Westerly to ve head of Hempstead Harbour on ye East Side to to ye Sound; And from thence Easterly along ye Sound to ye aforemenconed North & South Line weh runs Cross ye Island by ye COLD SPRING aforesaid Bounded on ye North by ye Sound on ye East by Huntington Limitts on ye South part by ye Sea & part by Hempstead Limmits, and on ye West by ye Bounds of Hempstead aforesd Including all ye Necks of Lands & Islands wthin ye afore described Bounds & Limitts KNOW YEE that by vertue of his Maties Letters pattents and ye Comission & Authorytie unto me Given by his Royall Highness; I have Ratefied Confirmed & Granted; And by these presents do hereby ratefie confirme & grant unto Henry Townsend Sen^r Nicholas Wright Thomas Townsend Gideon Wright Richard Harcker Joseph Carpenter and Josias Lating

as patentees for and on ye behalf of themselves and their Associates ye ffreeholders & Inhabitants of ye Said Towne their Heires Successors and Assignes; all ye afore menconed Tract of Land wthin ye Said Bounds wth ye Ilands & Necks of Land as aforesaid; Together wth all ye Wood-land; Plaines, Meadows, Pastures, Quarries, Marshes, Waters Lakes, Rivers, Fishing, Hawking, Hunting & ffowling; And all other profits Comoditys Emoluments & Hereditaments to ye Said Towne Tract of Land & premises wthin ye Limitts & bounds afore menconed described; belonging or in any Wise Appertaining TO HAVE AND TO HOLD all and Singular ve Said Lands Hereditamts & premises wth their and every of their Appertenances & every part & parcell thereof to ye Said patentees and their Associates their Heyres Successors & Assignes to ye proper use & behoofe of them ye Said patentees & their Associates their Heires Successors and Assignes forever; The tenure of ye Said Land and premises to be according to ye Custom of ye Mannour of East Greenwich in ye County of Kent in England in free & comon Soceage & by Fealty only provided alwaies notwithstanding that ye extent of ye Bounds here recited doe no way prejudice or infringe ye particular propriety of any person or persons who have right by pattent or other Lawfull claime to any part or parcell of Land or Tenements win [the] Limitts aforeSaid; onely that all ye Lands and plantacons wthin ye Said Limits & bounds shall have relation to ye Town in Generall for ye Well Government thereof; And if it Shall So happen that any part or parcell of ye Said Lands wthin ye Bounds & Limmits afore described be not already purchased of ye Indyans it may be purchased (as occasion) according to Law; I doe hereby Likewise confirme and Grant unto ye Said patentees—xxiiij— (p. 24)—And their Associates their Heires Successors and Assignes all ye priviledges & imunities belonging to a Township within this Governme and that ye place of their present habitation and aboade Shall continue & retaine ye name of OYSTERBAY by w^{ch} name & Stile it Shall be distinguisht & known in all Bargaines & Sales, deeds Records & Writings; They making improvement thereon according to Law; and Yielding & paying therefore yearly & every year unto his Royall Highness use as a QUITT RENT one Good fatt Lamb on ye 25th Day of March unto Such Officer or Officers as Shall be empowered to receive ye Same; GIVEN under my hand and Sealed wth the Seale of ye province in New Yorke this 29th Day of September in ve 29th yeare of his maties Reigne Annoq Domini: 1677: Examined by me E Andross

This is a true Record of the original Patent of Oysterbay written and Examin'd by me John Newman Records

Matthias Nicolls Secr

New Yorke Novembr ye ffirst 1684:

Memorandum that is (it) is agreed & Consented unto by us whose names are underwritten deputed from ye Town of Oysterbay to adjust and ascertaine ye Bounds & Limitts between ye Towns of Oysterbay & Hempsteed before ye Governour & Council at Fort James in New Yorke that ye Bounds & Limitts betweene Oysterbay & Hempsteed begin at Barre Beach according to an Agreement made ye 25 day of October: 1677: witness our hands

Signed in ye prence of John Spragge Geo: ffavewell

Tho: Townsend Nathaniell Coles John Wickes Isaac Horner

This is an Indorsm^t written on ye Back Side of the before written patent

(p. 25)—EDMUND ANDROS ESQr Seigneiur of Sauamarez & Lieutenant and Governour Genrall under his Royall Highnes JAMES duke of Yorke & Albany &c of all his Territories in America WHEREAS there is a certaine Tract of Land at Muskitoeecove in the North Riding of York Shire upon Long Island weh by my order hath been Laid out for Joseph Carpenter Nathaneell Coales Daniell Coales Robert Coales & Nicholas Simpkins ye Said Land Lying by ye Side of Hempsteed Harbour beginning at a Certaine Markt Tree formerly marked for Coll Lewis Morris Rangig thence due East by ye Land of ye Said Coll Morris Eighty Chaines Ranging ye Same Course from Coll Morrices Easterne bounds to certaine Markt Trees upon ye Common fforty Chaines; Thence South one Hundred Sixty & four Chaines to certaine Markt Trees Thence Ninety Chaines due West to ye Reare of ye Lotts of Richard Kirbie; Jacob Brooken George Douning & Robert Godfry; Thence due North by ye Said Lotts Sixty Chaines; and thence due West to ye water Side Ranging by the Water Side to ye Runne of Coll Lewis Morris and thence Nearest South to ye first markt Tree, Including in ye Same the Swampe and Mill Rune to ye Said Patentees Contayning in all one Thousand & Seven hundred Acres as by ye Returne under ye hand of ye Surveyors doth & maye appeare; KNOW YEE that by vertue of his maties Letters pattents & ye Commission & Authority unto me Given by his Royall Highnesse I have Given & Granted and by these preents doe hereby Give & Grant unto ye Said Joseph Carpenter Nathaneell Coales, Daniell Coles, Robert Coales & Nicholas Simkins their Heires and Assignes the afore recited Tract of Land Swamp Mill Rune and premises wth their and every of their of their Appurtenances TO HAVE AND TO HOLD the Said Tract of Land, Swamp; Mill Rune and premises unto ye

Said Joseph Carpenter Nathaneell Coles Daniel Coales Robert Coales & Nicholas Simkins their Heyres & Assignes unto ye proper use & behoofe of them ye Said Joseph Carpenter Nathaneell Coales Daniell Coales Robert Coles & Nicholas Simkins their Heyres & Assignes for ever they making improvement thereon according to Law, And Yielding & paying therefore Yearly and every Yeare unto his Royall Highness use as a Quitrent one Bushel of good Winter Wheat unto Such officer or officers as Shall be empowered to receive the Same GIVEN under my hand & Sealed with the Seale of ye province in New York this 29th day of September in the 29th yeare of his Maties Reigne Annoq Domini: 1677:

Examined by me Matthias Nicolls Secr

This is a true Record of ye original Patent of Muskitoe Cove written & Examined by me

John Newman Record^r
for ye Town of Oysterbay

New Yorke

Recd ye 18th May: 1686: of Mr Nathanell Coles ye Sume of Twenty Eight Shillings in Liew of Seven Bushells of winter Wheat on accott quitt rent of ye pattent for Muskeeto Cove I Say Recd for his Majties use 011: 08s Lucas Santen Recev

A true Record of ye above written reciept Compared wth ye original

By John Newman Record^r

(Date correct. See p. 285 for Oysterbay quit rent)

(p. 26 blank; p. 27 and 28 missing; p. 29)—To all Christian People to whome this pre[sent] writing shall Come or In anywise Appertaine Be [it] known yt I Nathan Burdsall Junior of Matenacock In ye Township of Oysterbay In Queens County on ye IsLand of Nassaw In the province of New-yorke ffor and In the Consideration of the Sume of five pounds In Currant mone[y] of Newyorke afore said In hand paid and by me ye said Nathan Burdsall Junior Received of Nathaniel Burdsall my Naturall ("natural" in these records means "own," and carries no stigma) Brother In ye Township of Hemsteed before the signing and sealing and Dilivery hereof to mye ffull Content and Satisfaction and ffor other good Causes and Considerations me ye said me ye said Nathan Burdsall Junio Especially Moving Have Given Granted Alienated In feoffed Assigned Sold and Confirmed and by these presents Do Give Gra[nt] Alienate Infeofe Assigne and Confirme unto Nathaneel Burdsall my Naturall Brother aforesaid Ten Acrees of Land the first Bounder whereof is to begin at on the North side of a Certain Stream of Water lying and being In the abovesd Nathans Land which is within ffifty Rode of the abovesaid Nathans now Dwelling house and so to stretch southwardly [to] the abovesaid Line and West to ye Middle of the abovesaid Nathans Land above Mentioned Withall my Right title Interest

Claim and Demand Whatsoever which I the said Nathan Burdsall now have or which any or Either of my Heires Executors Administrators or Assignes may hereafter have all and Singular the said Granted percel of Land with ffree Egress and Regreess thereunto to Have and to Hold unto him ye said Nathaniel Burdsall His heires Executor or Assignes all and singular ye said Granted percel of Land and premises with ye Appertences thereof to ye only proper use and behoofe of him the said Nathaniel Burdsall his Heires and Assignes for Ever peaceable possession of all and Singular the said Granted Pmises by the Dilivery of Turffe and ffurther Covenant and agree to and with my said Brother yt It shall and May be Lawfull ffor him his Heires Executors or Assignes Quietly and peaceably to Have hold occupy possess and Enjoy all and Singular ye said Granted #cell of Land and #mises ffor Ever Without the Lawfull Lett or Mollestation of me ye said Nathan Burdsall my Heires Executors administrators or Assignes or any other person or #sons Lawfully Claiming ffor by and under me or Either of them Notwithstanding any fformer Gift Grant Mortga[ge] or Sale whatso Ever and the same to ye said Nathaniel Burdsall to warrant and Defend according as before Is Expressed In Witness whereof I have Hereunto Sett my hand and Seal here In Oysterbay this Twenty fourth day of May In ye year of our Lord god one thousand Six hundred Ninety Eight Inter lined between the fifteen and Sixteen Lines may hereafter have before ye sealing and Dilivery hereof

Signed Sealed and Dilivedd Nathan X Burdsall O
In ye presence of us his marke

Job Wright John Townsend John Urquhart

(p. 30)—TO ALL CHRISTIAN PEOPLE to whom this #sent writing shall Come or in any wise appertaine Be it known yt Wee John Wright & Edmond Wright both of Oysterbay in Queens County on Long Island, alias Nassau in ye Collony of New York for & in ye Consideration yt David Underhill of Oysterbay aforesd hath und his Hand & Seale By an assignment under his hand & Seal bearing Date with these \$\po\sents\$ assigned & Confirmed unto us a Deed of Sale from Samuell Burdsall bearing Date ye Twelfth Day of October 1694: and containing Certaine Lands at Hogg Island in ye Bounds of Oysterbay aforesd: to our ffull Content & Satisfaction, and for other Good Causes & Considerations us ye Said John & Edmond Especially Moving Have Given, Granted, Alienated, Infeoffed assigned, Sold & Confirmed and by these preents wee ye Said John & Edmond do Give, Grant. Alienate Infeoffe Assigne Sell & Confirme unto David Underhill aforesaid all yt of a Certaine Lott or piece of Land Lying and being on ye South Side of ye South Side of ye Town of Oyster-

bay aforesaid and Bounded on ye west end With Isaac Doughtys Lott of Land, on ye South Side by a Highway which Leadeth up ye Hollow by John Weekes his Lott and Joseph Weekes Lott on ye East by another Highway Leading Southward into another Hollow, and on ye South by ye Comons; Be it in quantity as it is ffound when Surveyed & laid out, And also as Much more Land on ours ye Said John & Edmonds Land, right in ye Comons of ye Old purchase of Oysterbay aforesd for ye Said David to take up when he sees Cause as will make up with ye fforementioned piece or Lott, one & Twenty Acres of Land Compleat, at any place wthin ye Said old purchase (other mens rights Highwayes & watering places excepted) which Said Granted Lott or peece of Land was formerly Given by ye town to Nicholas Wright deceased, and by the Said Nicholas Conveyed to his Sons the Said John & Edmond Together with all our right title & Interest Claime & Demand what soever weh we ye Said John & Edmond Wright now have or wch any or either of our Heires, Executro or Assignes may hereafter have of, to or in ye forementioned one and twenty Acres of Land, with all Phits Comoditys, Timber, Trees to ye Same in any wise Ap@taining TO HAVE & TO HOLD unto him ye Said David Underhill his Heires & Assignes all & Singular the Said Granted one & Twenty Acres of Land & prmises to ye only purpose and behoofe of him ye Said David Underhill his Heires & Assignes ffor ever, And ye Said John & Edmond hath putt ye Sd David in to Lawfull possession of Sd Granted Land by ye Dilivery of Turf & Twigg & by ye Delivery of these preents, And ye Sd John Wright & Edmond Wright do for themselves their Heires Execut" & Assignes further Covent. & agree to & with ye Said David that it Shall & may be Lawfull for him ye Said David his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye Said Granted one & Twenty Acres of Land & prmises fforever with out ye Lawfull Lett hindrance or Interuption of them the Said John & Edmond Wright their or either of their Heires, Executrs or Assignes or any other person or persons Lawfully Claiming for, by or und them or any or either of them Not withstanding any former Grant Mortgage or Sale what Soever, and ye Sd John & Edmond Wright & either of them do Hereby bind themselves & their Heires to Warrant & Defend ye Said Granted Land & prmises to ye Said David Underhill his Heires & Assignes forever, According as before is expressed IN WIT-NES whereof we have hereunto Sett our hands & Seales ye Thirteenth Day of October in ye yeare of our Lord one thousand Six hundred Ninety four the marke of Signed Sealed & Dd. in prence of us John X Wright John Newman the mark of John Dewsbury Edmond X Wright O

Be it known by these preents yt whereas Joseph Dickinson of Oysterbay on Long Island alias Nassau in ye Collony of New Yorke hath fformerly Granted, Sold & Confirmed unto Samson Hawxhurst of Oysterbay aforesd all yt of Certaine parcells of Land Lying & being at ye Head of ye Mill River Joyning to Anthonys Island (So Called) being Bounded on ye North west by a Highway, on ye South west by ye Comons on ye Southeast by a Highway, and on ye Northeast by the Said Anthonys Island, Containing in Sd Bounds ten Acres of Land, And one other parcell of Land Containing Sixteen Acres of Land more or Less as Laid out by ye Town Survey October ye 24 1682: and Stands Recorded in ye Book A: page 103: where ye Bounds thereof is to be Seen Now I the Sd Samson Hawxhurst for & in ye Consideration yt David Underhill of Oysterbay aforesaid hath Granted & Confirm'd unto me Certaine Lands at Cedar Swamp, and paid unto me ye Sd Samson ye Sume of Ten pounds Currant money of New Yorke before ye Sealing hereof and for other Good Causes me especially Moving Have Assigned Made over & Confirm'd and by these preents Do assigne Make over & Confirme unto David Underhill aforesd the fforementioned Deed of Sale web ye Said Joseph Dickinson Gave to me ye Sd Samson for ye Land above mentioned weh Deed beareth Date ye 4th Day of March in ye Year 1691: and Stands recorded in Oysterbay in ye Booke B page 206: With all ye right, title & Interest weh I my self or any or either of my Heires Executrs or Assignes May now or hereaft have of, to or in ye Land abovementioned by virtue of Sd Deed, And by ye Records thereof, both in ye Grant Tenure & in every Clause & Covenant thereof in as full power & Strength as it is Conveyed to me ye Said Samson To Have and to hold unto him ye Said David Underhill his Heires & Assignes forever, In witness whereof I have hereunto Set my hand & Seal ye Eighteenth Day of ffebruary in ye yeare of our Lord. 1696 Signed Sealed & Dd in prsence of us Samson Hawxhurst O John Newman Samuel Macoune

(p. 31)—Oysterbay ye 19th Day of ffebuary 1683/4

Bee it known unto all Christian people to whom this Instrument of writing may Come or any waies concerne Know ye that whereas Henry Bell now Residing at Oysterbay upon Long Island in Queens County having Married an Ind[ian] woman of ye Naragansets one of our own Nation & Requesting of us Some Land upon Matenacock for a Setlement, Be it Known that wee under written ye Indeans & Chief *prietors of ye Lands comonly called & known by ye name of Matenacock Lying & being wthin ye patten & Township of Oysterbay have & by these presents do declare that we have forever fre[ely] Given unto ye abovesd Henry Bell and Jane his now wife ffifty Acres of Land

upon Matenacock at or by ye Streame called by ye name of Chagechageing Swomp on ye west Side of ye High way to Matenacock as Shall be Laid out by us when Requested or demanded by ye Said Bell web Said ffifty Acres of Land as abovesd we doe freely Give from us our Heires Execut Administrat or Assignes forever unto the abovesd Henry Bell & Jane his wife their Heires Execut or Assignes To have & to hold occupie possess & enjoy as his or their or either of them their per Rights titles & Interest from us or any from by or under us for ever as fully to all Intents Constructions as might or could be drawn or written by any Deed of Coveyance what Soever according to Law to ye performance of this our Deed of Gift we have Subscribed our hands & Set to our Seales in Oysterbay day & Date above written: and in prsence of us

Testes Tho: Townsend
John (R) Rogers
his marke

Suscaneman X his O marke Werah X his O marke

To all Christian people to whom this present writing Shall come or in any wise Appertaine Be it Known that I Thomas Townsend of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for divers good Considerations Moving me thereunto Have Given Granted made over Alienated & Confirmed & by these prsents I ye Said Thomas Townsend doe give grant make over Alienate & Confirme unto John Applegate of ye Same place & Colony Eight Acres of Land Lying and being at ye old planting ffield and a piece of Swomp & upland at ye Head of ye Swamp between ye Clefts & also a piece of Land by the Rockey Spring the two Last Specified pieces of Swamp & uplands Containing by estimation Six Acres be it more or less & half a Share of Meadow at ye Bever Swomp Lying at ye South Side of James Townsends Salt Marsh all Lying & being wthin the bounds Contained in ye patten of Oysterbay together with all my right title and Interest weh I now have or weh any or either of my Heires Execut¹⁸ administrat¹⁸ or Assignes Shall or may have hereafter of & in the prmises or any \$\psi\$t or \$\psi\cell\$ cell thereof To have & to hold unto him the Said John Appelgate his Heires Executra Administratro or Assignes all & Singular the prmises & every \$\text{\$\psi}\$t & \$\psi\colling{\text{cell}}\$ thereof wth all Phits & comodities thereto belonging or in any wise Apptaining forever, And the Said Thomas Townsend doth put ye Sd John Applegate into a a Lawfull & peaceable possession of & in the prmises by the Delivery of these presents And the Sd Thomas doth further declare that it Shall & may be Lawfull for him ye Said John Applegate his Heyres or Executors administratrs or Assignes to have hold occupie possess & Enjoy all & Singular the prmises forever without ye Lawfull lett hindrance or Interuption of him the Sd Thomas his Heires Execution

Administrat⁷³ or Assignes or any other \$\pi\son \text{or or }\pi\son \text{ Law-fully claiming for by or under him by vertue of any former Gift Grant Bargaine or Sale Whatsoever And I ye Said Thomas do own this my Deed to be good & effectual according to ye true Intent & meaning hereof In Witnes whereof I have hereunto Set my hand & Seale the ffourteenth Day of October in the yeare of our Lord one thousand Six hundred eighty and ffive Signed Sealed & Dd

Tho: Townsend O

in prence of us witnes Henry Townsend Jur Job Wright

vide cliij

(p. 32)—This Instrument of writing witnesseth unto all Christian people to whom it may come or any waies Concerne Know ye that whereas Peter Wright Ser of this town of Oysterbay formerly deceased Stood in his Life time possessed off a Home Lott, Orchard & Sevrall Divisions of out Lands & Meadows within this town & Township but he decesing Intestate might cause or Pvd great disquietness amongst his Sons as to ye division or disposition of ye Said Lands in respect of ye Strictness of ye Law in Such cases Prided Therefore for ye prvention of any further trouble that may any waies arise for ye future to ye right of ye Said Lands of ye Said Peter Wright Deceased here in Oysterbay as above mentioned, We underwritten Adam Wright Job Wright & Peter Wright eldest Son to Gideon Wright deceased wth ye Applation & consent of his Gardian Tho: Townsend & by ye Advice & consent of John Townsend & James Townsend ovrseers of ye Sd Gideon Wrights will; have Joyntly & Unanimously agreed & concluded a division of all ye Said Lands Housing Orchards & Meadows of Peter Wright Ser deceased as abovesd weh is to be hereby fforever held & Looked upon wthout any further prence Crittick or reservation to be ye Sd Adam Wrights Job Wrights & Peter Wrights eldest Son to Gideon Wright deceased to them their Heires or Assignes forever according to ye division of every \$\psi\$t & \$\psi\$cell thereof as followeth: ffirst that all ye Meadows & uplands at ye South & Lands upon the plaines & Lands upon ye Town Comons already Divided & yt are to be divided so ye abovesd Right is to be Equally Divided between ye Sd Adam, Job, & Peter, Secondly as to ye Home Lott it is to be divided into three this peter to have ye first, beginning at John Dickinsons Corner next ye Street & so to Range as Iow as ye North Corner of ye Said Dickinsons Lott taking in all ye Housing & Orchards Eastward ffronting to ye Street, Thirdly Adam is to have his Third part ffronting to ye Street South end, and John Wrights Lott East Side, his Cosin peter west Side, and his Brother Jobs home Lott north end, flourthly Job is to have his third part Ranging by the Rere of Said Dickinsons home Lott & his Cosin Peters division up to ye Rere of his own Lott 5thly

Job is to have the Salt Share of Meadow Joyning on ye west Side of George Townsends Meadow, And all ye rest of Lands & Meadows here not mentioned Gideon Wrights Heires & Adam Wright & Job Wright are to possess & enjoy as they now Stand possessed off & were at ye death of ye Said Gideon And Henry Townsend & Nathaneell Coles are appoynted to make division of ye Said home Lott According to agreement; To ye true Intent & ffurther Confirmation of this abovementioned agreement wee have Set too our hands & Seales on ye other Side this 6th day of October 1685

It is agreed & to be understood yt what uplands in the town Comons hath been formerly taken up by vertue of ye within mentioned home Lott & Improved is to be equally divided according to ye first Article anything mentioned to ye Contrary not-withstanding And that Henry Townsend & Nathaneel Coles are to make equal division of the home Lott and Lands according to ye within written agreement having no reference to quallity And to this wee Subscribe our hands & Set too our Seales ye Day wthin written, ffurther Adam is to have ye Barne yt Stands

upon his Division of Land win ye B	oards there belonging to it	
Signed Sealed & Dd	Adam Wright	0
in prence of us	Job Wright	0
George Townsend	his	
John Appelgat	Peter (P) Wright	0
John (R) Řogers	marke	
his marke	Tho: Townsend on	0
	ye behalfe of ye	
	Said Peter Wright	
	John Townsend	0
xlv. vi cccv:	James Townsend	0

(p. 33)—Be it known to all Christian people to whom these presents may come Know yee that I under written Thomas Townsend now Inhabiting wthin ye township of Portsmouth upon Rhoad Island & formerly of ye town of Oysterbay in Queens County upon Long Island do by these preents manifest & declare that I have received before before ye Sealing hereof twenty five pounds boston Money and in other money equevalent of Henry Townsend Jur of ye Same Town & county for & in lew & the Consideracon of ffifty Acres of Land at ye Little plains up on Matenecok So called weh was formerly by the Indeans #prietors of ye Said Lands freely given to my eldest Soon John Townsed as by ye Sd deed of Gift may appeare bearing date ye first day of March 1682 the weh Sd deed of gift I do hereby mise it being now at Rhode Island to have it Assigned by my Self & Said Soon over over unto ye Said Henry & Acknowledged before ye Governour there preent to be to ye Said Henry Townsend & his Heires or Assignes forever, In & to ye Same Deed & Appriaty

as there menconed from me my Heires Execut⁷⁸ Administrat⁷⁸ or Assignes or My Sd Soon John Townsend his Heires Execut⁷⁸ Administrat⁷⁸ or Assignes forever, to which I doe hereby oblidge my Self & Sucksesors to Defend ye Sd Henry & his Sucksesors from any further p⁷tence or claime to ye Sd Lands by my Sd Soon John or his Sucksesors forever as firmly to all Intents Constructions & purposes as mought be worded or written according to Law haveing referance to no other Claime as witnes my hand & Seale this 13th day of October 1685:

Signed Sealed & Dd in prance of Adam Wright John (R) Rogers his marke Tho: Townsend O

vide lxiiij

We underwitten Suscaneman & Werah the Indeans yt gave ye abovesd Land do consent to ye abovesd transport & confirm ye Same by Subscribing our hands & Seales Suscaneman X mark O

aneman A mark his

Werah his X mark O

These preents declareth unto all whomsoever it may any waies consarne that I Samiell Andrews of Oysterbay in queens County on Long Island for Six pounds & teen Shillings in hand received at Signing heer of have Sould wth ye consent of my wife one quarter of ye right or Sheere of Meadow that was our unkell Antony Wrights of ye South Meadows unto ye Widow Mary Jesup Daughter of the deceased Robert Williams of Lusum neere Oysterbay in ye Town & County abovesd To have & to hould and fo(r) hire & hire Heirs Executors Administrat^{re} or Assigns and forever to enjoy for hire own ## right titelle & Intrest hires & Successors forever, we say wee have Sould ye Said quarter of Sheere of Meadow for pay in hand received from us our Heires Executors Administratra & Assigns unto hire ye Said Mary Jesup hire Heires Execut¹⁸ Administrat¹⁸ and Assigns forever and do by this fermly ingeag our Selves our Heirs Execut^{ra} or Assignes to defend ye Sd Mary Jesup in ye quiet & peaceable injoyment of ye Said Meadow against any parson or . parsons yt shall or may arise to trouble hire or hire Successors forever, as witnes our hands & Seales this tweentyeth day of October: 1685

In p^rsents of us George Codner Hope Williams Samuell Andrews O Mary Andrews O

(p. 34)—To all Christian people to whom this present writing Shall come or in any wise appertaine Be it known that I Isaac

Horner of Oysterbay in Queens County uppon Long Island in ye Collony of New Yorke for & in ye Consideracon of ye Sum of ffourteen pounds in Silver currant pay of this Collony in hand paid and for other good causes & consideracons me ye Said Isaac especially moving Have Given Granted alienated made over Sold & confirmed & these preents I the Sd Isaac do Give Grant Alienate make over Sell & confirme unto Eliezer Darbie of North Work in the Colony of penetecott all my right title & Inteerest w^{ch} I now have or w^{ch} any of my heires Executors Administrat^{re} or Assignes may hereafter have of & in one home Lott of Land lying and being in Oyst bay aforesaid between the Home Lott of Samuell Andrews & the Home Lott of Thomas Weekes Bounded wth ye Street on ye North on ye East the Towns Burying place, on ye South wth ye Comon & on ye West wth a Highway being form^rly Richard Crabbs but now in ye possesion of ye Said Isaac being by estimation ffive Acres be it more or Less Together wth all right & priviledge of Comonage thereto belonging And also a certaine Tract of Land Lying on the East Side of ye Swomp called Bever Swomp ye first Bounds begineth at the River at Samuel Andrews South West bounder & So to run up ye hill Eastwardly by ye Sd Andrews Land twenty four poles, from thence to range by ye hills Side Southwest or thereabouts one Hundred and Twenty rod & thence to ye River twenty four Rod upon a west Northwest Line or thereabouts the River or Streame to be ye west bound^r, and ye aforesd Bounders to be ye North & East & South bounders Including wthin ye Said bounds of upland & Swomp twenty Six Acres be it more or Less wth all Whits & comodities thereto belonging To have and to hold unto him ye Sd Eliezer Darbie his Heires Execut¹⁸ Administrat¹⁸ or Assignes all & Singular ye prmises & every part & \$\pi\cell\$ thereof to ye only Apper use & behoofe of him ye Sd Eliezer his Heires Execut¹⁸ Administratre or Assignes forever, And ye Said Isaac hath put the Said Eliezer into a lawfull & peaceable possession of all & Singulr ye prmises by ye dilivery of these prsents And ye Sd Isaac doth further Covenant that it Shall & may be Lawfull for him ye Sd Eliezer his Heires Execut^{ro} Administrat^{ro} or Assignes quietly and peaceably to have hold occupie possess & enjoy all & Singular ye prmises wthout ye Lawfull Lett Hindrance or Molestation of him ye Sd Isaac Horner his Heires Execut^{ro} Administratra or Assignes or any other person or persons Lawfully claiming for by or under them or either of them or any person or persons whatsoever Laying any claime to ye prmises or any Pt or parcell thereof, of or by ye right of ye now wife of the Said Isaac by meanes of any former Gifts grants bargaines or Sales whatsoever And ye Said Isaac doth further declare that this his Deed Shall Stand good & effectuall according to ye true Intent & meaning hereof In witnes whereof I have hereunto Set my hand & Seale the twenty third day of October in ye first

yeare of James ye Second of England Scotland ffrance and Ireland king &c and in ye year of our Lord 1685
Signed Sealed & Dd Isaac Horner O in ye prence of us Lydia Horner O John Newman
Job Wright
John Townsend

(p. 35)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise ap@taine Be it known that I Isaac Horner of Oysterbay in Queens County upon Long Island in ye Collony of New Yorke for & in ye Consideracon of the Sum of Six pounds currant pay of this Collony in hand received before the writing hereof and for & in ye Consideration that Job: Wright of ye Same Town & Collony do pay or cause to be pd to John Wright of Oysterbay aforesd the Sum of Seventeen pounds (wch the Sd Isaac hath taken up upon a Meadow weh hereafter shall be mentioned) in Such pay & within the time expressed in a writing under his hand & Seal to ye Said John Wright bearing date ye 27th of October 1685 wherein it more Largely doth Appeare and for other Causes & considerations me ye Sd Isaac especially moving HAVE GIVEN GRANTED Bargained Alienated made over Sold & confirmed AND by these preents I ye Said Isaac do Give grant Bargaine Sell & Confirme unto Job Wright aforesd all my right title & Interest Claime & demand whatsoever which I ye Sd Isaac now have or wch any of my heires Executro Administrat^{ra} or Assignes may hereafter have of & in one Share of Meadow Lying & being in ye home Meadows of Oysterbay aforesd & Bounded wth Simon Coopers Meadow on the West, & on ye South wth Dickinsons Lott, on ye east wth Adam Wrights Meadow & on ye North wth ye Cove being by estimacon two two Acres & a quarter be it more or Less will all Phits & comoditys thereto belonging or Apritaining TO HAVE AND TO HOLD unto him ye Said Job Wright his Heires Execut¹⁸ Administrat¹⁸ or Assignes all & Singular ye prmises & every #t & #cell thereof to ye only use & behoofe of them & every & either of them forever AND ye Sd Isaac doth further covenant that it Shall & may be Lawfull for him the Sd Job Wright his Heires Execut¹⁸ Administratrs or Assignes (After he hath pd & Satisfied John Wright as before is expressed()) Quietly & peaceably to have hold occupie possess & enjoy all & Singular the premises wthout ye Lawfull Lett hindrance or Interuption of him the Sd Isaac or any other #son or sons Lawfully claiming for by or under him, Or any son or Psons whatsoever Laying any claime to ye prmises by ye right of the now wife of ye Sd Isaac, AND ye Said Isaac hereby declares that this his deed Shall Stand good & effectual according to ye true Intent & Meaning hereof IN WITNES whereof I have hereunto Set my hand & Seal the twenty eighth day of Octo-

ber in the ffirst yeare of ye Raigne of James ye Second of Great Brittaine ffrance & Ireland King &c And in ye yeare of our Lord 1685

Signed Sealed & Dd in p^rsence of us John Newman John ffry Isaac Horner O Lydia Horner O

plus cxij

This Instrument of writing may testifie to all people that it doth or ever may concerne, Know yee that I John Underhill of Metenicok in the Township of Oysterbay in Queens County on Long Island in ye Collony of New York for & in ye Consideracon of ye Just & full Sume of Twenty pounds to me in hand pd by John Townsend of Oysterbay in the Collony aforesd before the Sealing & dellevery hereof, the receit whereof I ye Sd John Underhill do hereby acknowledg and thereof & every \$\partial t\text{ thereof}\$ do hereby aquit Release & forever discharge ye Sd John Townsend his Heires Executra & Administratra do by these presents Sell, grant release & confirme unto John Townsend his Heires Execut Administratra & Assigns forever one whole Right of Land upon Hog Iland both devided & undevided onely reserving the Meadowing belonging to ye Sd Share to my Selfe my Heires & Asings I do by these preents delliver into ye Actuall posesion of ye Sd John Townsend ye Said Share of Land To have & to hold to ye onely #per use & behoofe of him ye Sd John Townsend his Heires & Asings for ever And ye Sd John Underhill for himself his heires Execut¹⁸ Administrat¹⁸ doth covenant grant & agree to & wth ye Sd John Townsend his Heires & Asings by these preents that he nor they Shall not Interupt Molest or disturbe the Sd John Townsend his Heires & Asings in the peaceable or quiet posesion of ye above mentioned prmises but Shall to ye uttermost of their power & knowledge Ptect ye Sd John in ye peaceable posesion of ye Same To weh I & my wife have Sett our hands & Seales this Last Day of May 1685:

Signed Sealed & Dd in ye prsence of us Benjamin Burdsall Mary Underhill (John Underhill (

marke

Samuell (SB) Burdsall

cccvi

(p. 36)—TO ALL CHRISTIAN PEOPLE to whome this prent writing Shall come or in any wise ap@taine, Be it known that I Samuell Andrews of Oysterbay in Queens County upon Long Island in ye Collony of New York for & in ye consideration of a valuable Sum of money & other goods received in full Satisfaction before ye writing hereof, and for other causes & Consideracons me ye Sd Samuell especially moving, HAVE GIVEN granted, Alien-

ated, Made over, Bargained, Sold & Confirmed, And by these prents I the Said Samuell Andrews do Give grant, Alienate Make over, Bargaine Sell & confirme unto Nathaeell Coles of ye Same place & Collony his Heires Execut^{ra} Administrat^{ra} or Assignes all my right, title & Interest, Claime & demand whatsover weh I now have or weh any of my Heires Executra Administratra or Assignes may hereafter have of & in my cleared ffield Lying & being in ve woods & enclosed whin a ffence on all Sides being distant from ye Home Lott belonging to ye Sd Samuells now dwelling house about a quarter of a Mile, bearing neere Southeast from ye Same, Scituate Lying & being in Oysterbay aforesd, Together wth all ye ffence & ffencing Stuffe wth now encloseth it wth all other \$\psi\text{fits & comoditys thereto belonging, TO HAVE & TO HOLD unto him ye Sd Nathaneell Coles his Heires Executrs Administrat^{rs} or Assignes all & Singulall ye p^rmises & every \$\pi\$t & #cell thereof to ye only #per use & behoof of him ye Sd Nathaneell Coles his Heires Executors Administratrs or Assignes forever AND ye Sd Samuell hath put ye Sd Nathaneell Coles into a Lawfull & peaceable possession of & in ye prmises by ye dilivery of these presents AND ye Said Samuell doth further covenant that it Shall & may be Lawfull for him ye Said Nathaneell Coles his Heires Execut^{ra} Administrat^{ra} or Assignes Quietly & peaceably to have hold occupy possess & enjoy all & Singular ye p^rmises forever, wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Samuell Andrews his Heires Execut¹⁸ Administrat¹⁸ or Assignes or any other person or persons Lawfully claiming for by or under them or any or either of them by means of any form gift grant Bargaine or Sale whatsover AND ye Sd Samuell doth by these presents declare that this his deed Shall Stand good and effectuall according to ye true Intent & meaning hereof IN WITNESS whereof I have hereunto Set my hand & Seale this Twenty Fourth day of October in ye first yeare of ye Reign of James ye Second of Great Brittaine ffrance & Ireland King &c and in ye year of our Lord one thousand Six hundred eighty five; It is further to be understood that ye aboves Samuell hath by this deed Sold unto ye above Sd Nathaneell all his right title & Interest of ye field above Specified as now it Stands fenced Signed Sealed & Dd Samuel Andrews O in ye prence of us I own this deed to be good & John Newman Clerk effectuall as witnes my hand James Townsend clix Mary Andrews O

TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Appertaine; Be it known yt I Samuell Andrews of Oysterbay in Queens County on Long Island in ye Collony of New Yorke yeoman for & in ye Considracon of Thirty four pounds in hand pd & Satisfied before ye Sealing & dilivry hereof and for other good causes & considrations me ye Sd Samuel

especially moving HAVE GIVEN, GRANTED, Bargained Sold Alienated Made over and confirmed, And by these preents I ye Sd Samuel do for me my Heires, Execut¹⁸ Administrat¹⁸ & Assignes give, grant, bargaine Sell Alienate, make over & confirme unto John Townsend Jur Son of Henry Townsend ser of Oysterbay aforesd, All & Singular my Meadow Lying & being in ye Salt Marshes of Oysterbay aforesd. & bounded on ye South by ye Medow of Henry Townsend Ser on ye East wth ye Land of ye Sd Henry, on ye North Htly by ye Meadow of Henry Townsend Jur & #tly by ye Sea, & on ye west wth ye Sea neer ye Mill river Creek (the high way between ye fence of ye Sd Meadow & ye Sea excepted) being by estimacon two Acres & halfe or thereabout be it more or Less, Together wth ye fences in & about ye Same & all Phits & Comodities thereto belonging TO HAVE AND TO HOLD unto him ye Sd John Townsend all & Singular ye prmises from ye Day of ye date hereof to him & his Heires & Assignes for ever & I ye Sd Samuel Andrews have put ye Sd John Townsend into a Lawfull & peaceable possession of & in ye p^rmises by ye dilivry of these preents, and I ye Sd Samuel do for my Selfe my Heires Execut^{rs} Administrat^{rs} & Assignes, to & wth ye Sd John his Heires Execut⁷⁸ Administrat⁷⁸ or Assignes Covenant & agree yt I ye Sd Samuel Andrews do by vertue of these preents renounce & yeeld up all my right, title & Interest claime or demand wt Soever w^{ch} I ye Sd Samuell now have or ye (yt) any of my Heires Execut^{ra} Administrat^{ra} or Assignes may have by vertue of any form gift, bargaine or deed to me granted of & in ye prmises & yt it Shall & may be Lawfull for for him ye Sd John Townsend his Heires or Assignes to have hold occupy possess & enjoy all & Singular ye prmises wthout ye Lawfull Lett, hindrance or Interuption of me ye Sd Samuell or any other #son or #sons Lawfully claiming for by or under me by vrtue of any form gift, grant, bargaine or Sale wt Soev & this my act & deed to Stand good & effectual according to ye very Intent & Meaning hereof notwith Standing any error or errors that may be found hereing web is not according to Law IN WITNESS whereof I have hereunto Sett my hand & Seale ye Seventh day of ffebruary in ye Thirty Seveneth year of ye raigne of Charles ye Second of Great Brittaine &c King &c and in ye yeare of our Lord 1684: Signed Sealed & dd in prsence of us after ye Interlyning between ye tenth & eleventh Line concerning ye highway, and ye words all & Singular ye prmises in the thirteenth Line

John Newman: Simon Cooper. Nathaniell Coles

Samuell Andrews O
By ye consent of my wife
as witnes her hand & Seale
Mary Andrews O

vide lxiij

(p. 37)—TO ALL CHRISTIAN PEOPLE to whom these preents Shall come or may concerne, Greeting; Know ye yt

whereas I Joseph Carpenter Senior of Muskeeto Cove upon Long Island in America Carpenter am Lawfully Intitled unto certaine Uplands, Meadows, Creeks woodlands &c: In Muskeeto Cove aforesd by virtue of a Certain purchase made of Seviall Indean Ppriatra; edlacords (as recourse) being had unto ye Sd deed bearing date ye Twenty fourth day of May Annoq Dom one thousand Six hundred Sixty & eight will more fully & at Large appeare I ye Sd Joseph for & in Considiration of ye Sum of Three pounds & twelve Shillings current English money to me in hand pd before ye ensealing & delivery hereof by Moses Mugg of ye Sd place plant HAVE GIVEN, GRANTED Alianated, Infeoffd & Confirmd, And do by these prsents give Grant Alienate, Infeoffe, confirme & transferre all my rights, Title Intrest Claime or demand I have had or ought to have of a parcell of Meadow & Swamp part of the aforementioned purchase Containing by estimation four Acres be it more or Less Lying & being in Muskeedo Cove Butting on ye Saw mill or Dame to ye east, bouded on ye South wth a Small Creek, west & North Butting upon Nathaneell Coles Meadow in ye Sd Cove To have & to hold unto ye Sd Moses Mudg his Heires Execut^{rs} Administrat^{rs} or Assignes forever free & cleare of & from all Letts, hindrance, Interuption or molestation whatsover by reason of any act or thing done by me my Heires or Assignes or any person or persons deriving any power from by or under me or them AND doe by these preents give unto the Sd Moses peaceable & quiet Livery & Sesin or possession of ye aforementioned prmises & evry of their Appurtenances Phits or Advantage & every \$\psi & \$\psicell\$ thereof from me my Heires Execut* Administrat¹⁵ & Assignes for ever And I ye Sd Joseph do further by these preents Covenant mise & agree to & with ye Sd Moses his Heires Execut^{ra} Admts and Assignes to give, Seal, & deliver any other or further deed, Act or Acts thing or things, devise or devises at ye ## charge & cost of ye Sd Moses his Heires or Assignes for ye more Sure & better conveying the prmises as ye Sd Moses Shall be reasonably advised, devised or required In witnes whereof I ye Sd Joseph Carpenter have hereunto Sett my hand & afixed my Seal this Ninth day of August Anno Dom: one thousand Six hundred Seventy & four & in ye twenty Sixth yeare of ye Reigne of our Sovaigne Lord King Charles ye Second of England Scotland ffrance & Ireland &c Md ye word (money) inserted in ye Margent: the words (of the) the word (prsent) enterlined: And ye words (or from) was enterlined before ye ensealing & dilivery hereof Sealed Signed & dd Joseph Carpent^r O

in prence of
George X Downing
his marke
George Cooke

plus clxxi:

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise a taine Be it known that I Nathaneel Underhill of Matenacock wthin ye Limits & bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye considuction of ye Sume of flour Score pounds of currant Silver Money of this Collony in hand Satisfied & paid before ye Sealing & dilivry hereof & for other good causes & consideracons me ye Sd Nathaneel especially Moving HAVE GIVEN, granted, bargained, Alienated, Made over, Sold & confirmed, And by these preents I the Sd Nathaneel do give, grant, bargain allienate make over Sell & confirme unto Henry ffranklin of fflushing in ye County & Collony aforesd, All my right, title & Interest claime or demand whatsoever, which I now have, or web any of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereafter have, of & in all my Land in Matenacock aforesd, Being bounded as followeth; On ye North wth John Underhills Land; on ye West wth Nathan Burdsalls Land; on ye South wth a High way Leading to Oysterbay; And on ye East wth a Creek & with David Underhills Land & Meadow: Together wth all Houses outhouses, Orchards & Meadows contained wthin ye Sd bounds wth all Phits & comodities thereto belonging or Aptaining (Except & alwaies reserve unto him ye Sd Nathaneel or his Assignes the Burying place that now is containing Six Rods Square and a highway to it containing one Rod wide) & Also flourty Acres of Land Lying in Matenacock aforesd Bounded on ye South with a Highway from Muskedo Cove to Oystrbay & on ye West wth James Cocks Land, being flourty Rod in Breadth & half a Mile in Length wth all Issues & Phits therefrom arising or Apptaining TO HAVE AND TO HOLD unto him ye Said Henry ffranklen his Heires Execut^{ra} Administrat^{ra} or Assignes all & Singular ye prmises wth theire Apthtenances (except before excepted) for ever; AND the Sd Nathaneel hath put ye Said Henry into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents AND ye Sd Nathaneel doth further Covenant Pmise & agree to & wth ye Said Henry ffranklin that it Shall & may be Lawfull for him ye Sd Henry his Heires Executrs Administratrs or Assignes, quietly & peaceably to have, hold, occupie possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Nathaneel his Heires Executors or Assignes or any other \$\square\$son or Psons Lawfully claiming for by under them or any or either of them by meanes of any former gift bargaine grant or Sale what Soever And I ye Sd Nathaneel do by these preents declare yt this my deed Shall Stand good & effectual according to ye true Intent & meaning hereof IN WITNES WHEREOF I have hereunto Set my hand & Seal ye twenty Second day of Novemb in ye first yeare of ye Reigne of James ye Second of Great Brittane france & Ireland King &c & in the yeare of our Lord 1685: Signed, Sealed & dd in p^rsence of us

John Newman: John Underhil

Joseph Dickinson

Nathaneel Underhil O

(Void. See p. 480)

(p. 38)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine; Be it known that I Isaac Horner of Oysterbay in Queens County upon Long Island in ye Collony of New Yorke for & in ye Considiation of ye Sume of fifty two pounds Silver money or in that weh is Equivolent in hand pd before Sealing & Dilivery hereof in full Satisfaction, and for divers other good causes & considracons him ye Said Isaac Especially Moving HAVE Given Granted Alienated made over Bargained Sold & Confirmed; And by these preents I ye Sd Isaac Horner do give grant bargaine Sell & confirme Unto John Wright of ye Same place & Collony his Heires Executra Administratra or Assignes all my right title & Intrest claime or demand Whatsoever weh I the Said Isaac now have, or weh my Heires Executrs Administrat^{rs} or Assignes or any or either of them may hereaft^r have, of & in two Shares of Meadow Lying & being in ye Home Marsh or Meadows Bounded on ye North wth Calebs & Edmond Wrights Shares, on ye East as Job Wrights ffence now Stands, and on ye South wth Job Wrights Meadow weh formerly belonged to his father & this bounds is where ye fence now Stands, & on ye West wth ye highway, & more Northwest by Adam Wrights Meadow as the fence now Stands to be ye bounds Scituate Lying & being in Oysterbay aforesd Containing by estimation ffive Acres be it more or Less wth all Affits & Comodityes thereto belonging or Apptaining TO HAVE & TO HOLD unto him ye Sd John Wright his Heires Executra Administratra or Assignes all & Singular ye prmises & every #t & #cell thereof to their onely ## use & behoofe forever AND the Said Isaac hath put ye Sd John Wright into a Lawfull & peaceable possession of and in ye foremenconed two Shares of Meadow by the dilivry of these prsents AND ye Sd Isaac doth further Covenant that it Shall & may be Lawfull for him ye Sd John Wright his Heires Executors Administratre or Assignes quietly & peaceably to have hold occupie possess & enjoy all & Singular ye prmises forever, without ye Lawfull lett, hindrance or Interuption of him ye Said Isaac his Heires Execut¹⁸ Administrat¹⁸ or Assignes, or any other \$\pi\$son or Psons Lawfully claiming for by or under them or either of them, or any Pson or Psons whatsoever Laying any claime to ye prmises or any at or acell thereof, of, by or under ye right of ye now wife of ye Sd Isaac, Or any other \$\porplus son or \$\porplus sons Laying any Just claime whatsoever to ye prmises or any to or Apcell thereof by means of any former gift grant bargaine or Sale whatsoever AND the Said Isaac doth further declare that this his deed Shall Stand good & effectual According to ye true Intent & Meaning hereof IN WITNES whereof I have hereunto Set my

hand & Seale the twenty fourth day of October in ye first yeare of ye Reigne of James ye Second of Great Brittane ffrance & Ireland King &c Annoq Dni 1685

Signed Sealed & dd in prence of us Isaac Horner O John Newman Clerk Lydia Horner O Nathaneel Coles Eleazer Doreby

Know all men by these presents that I Robert Godfree Now dwelling in ye Village of Littleworth in ye Bounds of Oysterbay upon Long Island in ye Queens County in ye Pvince of New Yorke Doth by these preents by ye free consent of my wife Sarah Godfree freely & fully give from me & my Heires unto Joseph Sutton Jun of Madnans Neck Ten Acres of my Land now Lying and being in Littleworth; Six of ye Sd Ten Acres is to be to ye Sd Joseph Sutton Lying on ye East Side of my home Lott: and ye other four in Some Convenient place on my Land wch I now enjoy; all wch foresd Lands I Do fully & absolutely Give & bequeath forever from this time Lawfully peaceably & quietly Have, hold, use, occupie & enjoy ye above granted prmises free & cleare from all maner of Intailements: and of & from all other Titles, Troubles & Incombrances wtSoever had, made or comitted, or from any Laying any claime by, from or under him ye Sd Robert Godfree or by his meanes assent or consent, and wth free & quiet possession I ye Sd Robert Godfree doth from me my Heires Execut¹⁸ & Administrat¹⁸ diliver according to Law ye aforesd Lands as aforesd unto ye abovesd Joseph Sutton his Heires, Execut¹⁸ Administrat¹⁸ or Assignes as witnes my hand & Seale this Second of ffebruary in ye yeare of our Lord 1685/6 And in ye first yeare of our Soveraine Lord James ye Second by ye grace of god King of England, Scotland, ffrance & Ireland defend(er) of ye faith &c And if ye Sd Joseph Sutton Should See cause to Sell ye Land aforesd that then Robert Godfree Shall have ye refusall he paying as another will

Signed Sealed & dd in ye prsence of witnes Joseph Sutton Ser: mark Robert X Godfree O

marke Mordecai X Bedient his

(p. 39)—ANTHONY BROCKHOLLS ESQr Comander
O in Chief and ye Councell of ye Province of New Yorke,
To all to whom this Shall come or may Concerne Know
Yee that at a Court of Sessions held at Jemeca for ye North
Riding of Yorkeshire on Long Island ye 13th, 14 & 15th Dayes of
Decembr Last past the Will of Nicholas Wright of Oysterbay
Deceased Anexed to these presents was weed who having while he
Lived and at ye time of his Death Goods and Chattles with in ye

Sd Town of Oysterbay & Province And Ann Wright his Widdow & Relict being therein appointed his Sole Executrix the Administracon of all & Singular ye Sd Goods & Chattles, And ye Sd Will is hereby comitted unto ye Sd Ann Wright well & truly to Administer upon ye Same Accordingly to make a full & Just Inventory of all ye Goods & Chattles of ye Sd Deceased, And Exhibite ye Same into ye Next Court of Sessions Ensuing ye Date, And render a true & #fect account of her Sd Administracon in ye time by Law required, GIVEN under my hand & Seale in New Yorke ye 15th Day of Jannuary in ye Thirty ffourth year of his Maties Reigne, Anno Domi 1682

Antho: Brockholls

The Probate of ye Will of Nicholas Wright Deceased and Admicon granted thereon to Ann Wright his Widdow & Relict & Sole Executrix therein named Past ye Office &c

John Weste

OYSTERBAY ye 10th of Aprill 1674 I Nicholas Wright aged Sixty five yeares or thereabouts being Sick & weak yet in #fect memory do Bequeath my Soul to ye Almighty God that gave it me and my Body to ye Yearth from whence it came. Imprmis I make my Loving Wife Ann Wright Sole Executrix of my moveables both win my house & winout both of Kine, horseflesh & Swine Togather wth my House & Lands wch I now possess during her Life: And to have ye full Disposeing of any part or parcell of it as Shee Shall See Cause, for her use & relief whilst Shee Doth Live: Onely a part of my Home Lott from ye North Side of my Orchard to ye High way next to my Sister Crabbs, I have given to my Sonn Caleb for his preent use it being ye Same Breadth to ye Reare of my Lott, And after my decease and my wives Decease, All ye Home Lott & Orchard is to be my Sonn Calebs wth a right of Comons to it; And my Lands upon Hog Island to be Equally Divided between my three Sonns Caleb, John & Edmond And also my right of Meadow at ye South is to be Equally Divided Betweene my befor menconed Sons, And also my Meadows Lying on ye East ye Bever Swomp-Crick, wth my Share of Meadow in ye Home Meadow is to be equally Divided between my Sons Caleb & Edmond And ye Share of Meadow on ye West Side of ye Bever Swomp River I give unto my Son John, And further, that Lott of Land lying by Joseph Weeks Home Lott is to be equally Divided between my Sons John & Edmund And further my Lands by ye Way that goes to Robert Williams plantacon wih Comon priviledges is to be equally Divided amongst my three Sonns before named, And ye peece of Land Lying before my Home Lott that was Given to my Sonne John by ye Town is to be my Sonn Edmonds in Lew of this peece of Land I give my Sonn John that pece of Land whereon he now Lives, And my

peece of Swomp in the Mill River Swomp is to be equally Divided between Caleb & Edmond, All these Lands & Meadows here Menconed Excepting that ##t to Caleb that is given to him prent is to be all at my wives Disposing during her Life & this is my Last Will & Testam.

It is to be understood that peece of Land weh is menconed on ye other Side that I give to my Sonn John in Lew of that piece I had of him, before my Home Lott, that was given him by ye Town, he is to have all that Lott whereon he now Lives to him & his Heires forever #vided he pays ffive pounds at Slattertime next ensuing in Beefe or porke at Merchants price; And to this I Subscribe my hand

Witnesse Tho: Townsend Gideon Wright

Nicholas Wright

Examined # John West

(p. 40)—TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any wise Apptaine Be it known that wee Suscaneman alias Runasuck Checkegen alias Quarapin & Samos ye Son of ye Sachom Tackapoucha Indeans being chosen & Impowred by the prietors & owners of all the Indeans Land at Matenacock wthin the Limitts of the patten & Township of Oysterbay in Queens County on Long Island in the Collony of New Yorke; to Sell their Lands at Matenacock aforesd, to give Bills of Sale & to receive pay as by a writing under the hands & Seales of Eight of the owners & Pprietre bearing Date ye Sixth day of March in ye yeare 1684/5 more Largely Doth appeare Now wee the Sd Indians for & in the consideration of a valuable Sum of Currant pay already received in full payment & Satisfaction And for other good causes & consideracons us ye Sd Indeans especially moving: HAVE GIVEN, GRANTED, Alienated, Made over, Bargained Sold & confirmed, and by these presents wee ye Said Indeans Do give, grant, Alienate, make over Bargaine, Sell & confirme unto Isaac Daughty of New-worke within ye Limitts of Oysterbay aforesd All our Right Title & Interest Claime & Demand whatsoever web wee ye Said Indeans now have or any of ye Indean Owners & Pprietors now have or weh any of our Heires Execut^{re} or Administrat^{te} or Assignes may hereafter have of & in a certaine Tract of Land Lying & being in New-Worke aforesd & bounded as followeth On the North Side by a High way from the house of ye Sd Isaac Leading to Oysterbay aforesd ranging South by the High way at ye head of his own Land in breadth Seventy rod; from thence Eastward abutting against Joseph Dickinsons Land being in quantity fifty Acres be it more or Less; with all Pfits & comoditys thereto belonging or Apptaining TO HAVE AND TO HOLD unto him the Said Isaac his Heires, Execut^{rs} Administrat^{rs} or Assignes the Sd Tract of Land

with its Appurtenances forever AND we the Said Indeans have put the Sd Isaac Daughty into a Lawfull & peaceable possession of ye Sd Tract of Land by the Dilivery of Turf & Twigg & by the dilivery of these prence AND we the Sd Indeans do further covenant & ##mise to & with the Sd Isaac that it Shall & may be Lawfull for him the Sd Isaac his Heires Execut^{ra} Administrat^{ra} or Assignes quietly & peaceably to have, hold, occupie, possess & enjoy the Sd Tract of Land withe Appurtenances forever without any Lett, Hindrance or Interuption of us or either of us or any or either of ye owners owners or Aprietors of ye Said Land notwithstanding any former gifts grants bargains or Sales whatsoever AND we ye forenamed Indeans do by these preents firmly bind our Selves our Heires Executre & Administratre firmly by these presents to Defend ye Sd Isaac Daughty his Heires Executra Administrat^{ra} or Assignes against all claimes & demands whatsoever weh Shall or may hereafter be made unto ye Sd Tract of Land by any #son or #sons whatsoever And we ye Sd Indeans do further Declare that this our Deed Shall Stand good & effectuall notwthstanding any error or errors that may be found herein which is not according to Law IN WITNES whereof we have hereunto Set our hands & Seales the Sixth Day of January in the ffirst yeare of the Reigne of our Soveraigne James the Second of Great Brittane &c King &c Annoq Dni 1685

Signed Sealed & dd in prence of us Nathaneel Coles Henry Townsend Junior Seahar X his marke Takapouche X his marke

Sachem

his marke & Seale О Quarapin X

his marke & Seale

Samuse X

This Bill of Sale acknowledged & dd before me Richard Cornell

vide clxii

(p. 41)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise ap@taine; Be it known that we Suscaneman Alias Runasuck, Checkegen Alias Quarapin & Samos the Son of the Sachem Tackapoucha Indeans being chosen & Impowred by the Pprietors & owners of all ye Indeans Land at Matenacock within the Limitts of the patten & Township of Oysterbay in Queens County on Long Island in the Collony of New York to Sell their Land at Matenacock aforesd to give bills of Sale & receive pay as by a writing under ye hands & Seales of eight of the Sd Indean owners & #prietors bearing date the Sixth day March in the year 1684/5 it doth more at Large appeare; Now we the Sd Indeans for & in the consideration of a Valuable Sum of currant pay already received before the writing hereof in full payment & Satisfaction & for other good causes & considerations us the Sd Indeans especially Moving HAVE GIVEN GRANTED Alienated made over Sold & confirmed And

by these preents we the Said Indeans Do give grant alienate mak over Sell & confirme unto John Wood of New-Worke within the bounds of Oysterbay aforesd All our Right Title & Interest Claime & Demand whatsover which wee ye Sd Indeans now have or wch any of the owners or prietors of the Sd Lands theyr Executors Administratra or Assignes may hereafter have of & in a Certaine Tract of Land Lying & being in New-Worke within the Bounds of Oysterbay aforesd and Bounded on ye East end by the Land of John Williams on ye North Side by Muskeeto Cove Line & on the South Side with the Highway from Oysterbay to Isaac Daughtys house being in quantity twenty two Acres be it more or Less together with all Issues & Phits therefrom arising or Ap@taining TO HAVE AND TO HOLD unto him the Sd John Wood his Heires Executors Administratra or Assignes ye Sd Tract of Land with ye Appurtenances & priviledges thereto belonging forever; AND we ye Sd Indeans do further Covenant & #mise to & with ye Sd John that it Shall & may be Lawfull for him the Sd John Wood his Heires Execut^{ra} Administrat^{ra} or Assignes Shall & may Lawfully have, hold occupie possese & enjoy the Sd Tract of Land with the Appurtenances forever wthout any Lett hindrance or Interuption of us or any or either of the Sd owners or prietors of ye Sd Lands or any or either of our or their Heires, Execut^{ra} Administrat^{ra} or assignes Notwithstanding any former gifts grants Bargaines or or Sales whatsoever AND we the Sd Indeans have put the Sd John Into a lawfull & peaceable possession of the Sd Tract of Land by the Dilivery of Turf & Twigg and by the Dilivery of these presence AND we ye Sd Indeans Do by these preents firmly bind our Selves our Heires Executra & Administratra to Defend the Sd John Wood his Heires or Assignes against all claimes & Demands whatsoever web Shall or may hereafter be made by any person or \mathbb{P}sons whatsoev And we the Sd Indeans Do further Declare that ye Sd Tract of Land is already laid out & bounded as aforesd by Surveyors by us for that purpose apoynted And that this our Deed Shall Stand good effectuall according to the true Intent & meaning hereof notwithstanding any error or errors that may be found herein web is not according to Law IN WITNES whereof we have hereunt Set our hands & Seales the Sixth Day of January in ye ffirst yeare of ye Reigne of James ye Second of great Brittaine, ffrance &c King &c Annoq Dni: 1685:

Signed Sealed & dd in prence of us:— Nathaniell Coles Henry Townsend Juneor Seahor X his marke Tacapouche X his marke his marke
Samose X & Seale O
his marke
Quarapin X & Seale O
This Bill of Sale acknowledged
before me Richard Cornell
plus clxxvi

(b. 42)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine Be it known that wee Suscaneman Alias Runasuck Chechegen Alias Quarapin & Samos the Son of ye Sachem Takapoucha Indeans being Impowred & Appoynted by ye rest of the Indean Owners & Apprietors of all their Lands at Matenacock wthin ye bounds & Limits of ye patten & Township of Oysterbay in Queens County on Long Island in ye Collony of New York; To Sell their Lands, give Bills of Sale & Receive pay as by a Writing under ye hands & Seales of Eight of ye Sd Indan Owners bearing Date ye Sixth Day of March in ye Yeare 1684/5 more at Large Doth & may appeare; Now we the forenamed Indeans by vertue of the Sd Writing for & in Cosideration of Sixty pounds currant Merchantable pay of this Collony in hand paid & received before ye Sealing & deliv^ry of these preents in full payment & Satisfaction AND for other good causes & Considracons us ye Sd Indeans especially Moving; HAVE GIVEN. GRANTED, Alienated, Made over; Bargained, Sold & Confirmed; AND by these presents we ye Sd Indeans give, grant Alienate, make over, bargaine Sell & confirme unto James Cock, John Underhill, John ffeke Henry Townsend Jur, Job Wright, Nathaneel Coles, John Townsend at Mill Joseph Dickinson Robert Townsend, Samuel Dickinson, Stephen Burdsal, James Townsend, Daniel Weekes, Isaac Daughty, John Wood, Edmond Wright. Caleb Wright John Wright William ffrost John Newman all Inhabitants of the Town of Oysterbay aforesd unto them their Heires, Execut^{ra} Administrat^{ra} or Assignes; All our Right, Title & Interest, Claime & Demand whatsoever web we ye Sd Indeans now have or which any of ye Sd owners or #prietors or any or either of our Heires, Execut¹⁸, Administrat¹⁸ or Assignes may hereafter have of & in all & Singular (our ye Sd Indeans) Land weh is now unsold upon Matenacok aforesd, being bounded on ye East wth Oysterbays Ancient purchase, on ye South with ye Line between Hempsteed & Oysterbay on ye west with ye highway Leading from Muskeetocove to ye plaines; weh highway is on ye west Side of ye Cedar Swamp So called & on ye North wth Sevrall mens Lands formerly Sold by the Indeans; Together wth all Issues, Phits, Comodities & emoluments therefrom arising or Appertaining TO HAVE AND TO HOLD all & Singular the prmises & every \$\P\$t & \$\P\$cel thereof unto them the before named James Cock, John Underhill, John ffeke, Henry Townsend Ser Job Wright, Nathaneel Coles, John Townsend at Mill, Joseph Dickinson Robert Townsend Samuel Dickinson, Stephen Burdsal, James Townsend, Daniel Weekes Isaac Daughty, John Wood, Edmond Wright, Caleb Wright, John Wright William ffrost & John Newman their Heires Executra Administratra or Assignes forever; AND we ye Sd Indeans have put the forenamed Inhabitants of Oysterbay into a Lawfull & peaceable possession of the Sd Land by ye Dilivery of Turff &

Twigg & by the Dilivery of these prsents. AND we the Sd Indeans Do further Covenant & mise to & with ye forenamed Twenty Inhabitants of Oysterbay that it Shall And may be Lawfull for them the Sd Inhabitants of Oysterbay their Heires Execut^{re} Administrators or Assignes quietly & peaceably to have, hold, occupie possess & enjoy all & Singular the prmises wth ye Appurtenances thereof notwithstanding any former gifts, grants bargains or Sales whatsoever; AND we ye Said Indeans Do by these prsents firmly firmly bind our Selves our Heires, Executra & Administratra firmly to Defend ye forenamed Inhabitants of Oysterbay in their peaceable possession of & in the prmises against all Claimes & Demands whatsoever web Shall or may be made unto ye prmises or any \$\psi\$t or \$\psicell\$ cell thereof by any \$\psison\$ or Psons whatsoever, And we ye Sd Indeans Do further Declare that this our Deed Shall Stand good & effectuall according to ye true Intent & meaning hereof notwithstanding any error or errors that may be found herein which is not according to Law IN WITNES whereof we have hereunto Set our hands & Seales the Ninth Day of January in ye yeare of our Lord one thousand Six hundred eighty & five (1685/6)

Signed Sealed & dd the mark X of Suskaneman alias Runasuck O
Richard Cornell the mark Gof
Tho: fforeman X
the mark X of Takapoucha The mark X of Sehor the marke of Samos X

O Suskaneman alias Runasuck O
the marke of Samos X

That w^{ch} follows in ye next page belongs to this Deed (p. 43)—It is to be understood that though there are but Twenty men mentioned in this above Written Deed; Nevertheless as many more of ye Town & Townships Inhabitants as Shall come in & pay or give Security for payment of ye Abovesd Purchase and and charges thereon expended within three Months after ye Date hereof Shall have ye Same Right, Title & Interest to ye Land abovesd as any whose names are written in this Deed;

This Deed acknowledged by ye Indeans before us
Richard Cornell Justice of ye Quorum
John Townsend Justice of ye Peace

This that follows is written on ye Back Side of the foregoing Deed By these preents we the purchasers of ye Land Mentioned in this wthin written Deed, and ye Sd Deed made unto us our heires & Assignes as at Large it Doth appeare; Now wee ye Sd purchasers Do take to us, to be Joynt purchasers with us. in ye within Mentioned Purchase equally with us those persons underwritten they paying their equal Share of ye fine for ye Sd pur-

chase & charge thereon expended to which we Subscribe our hands the Nineth day of January: 1685 (1685/6)

John Dewsbury. John Applegate.
Daniel Townsend. John Rogers. William Crooker. Thomas Youngs. Hannah ffurman for her son Moses: Adam Wright. Thomas Weekes. James Weekes. Nathan Burdsal. Benjamin Burdsal. Mathew Prior. John Pratt. Thomas Willitts. Samuel Weekes. Joseph Weekes. John Weekes. Thomas Townsend. Richard Harckutt Miriam Harcott in ye behalfe of her Children by Samuel fforman Henry Bell: Sold to John Newman

Richard Willitts Jno Williams Hope Williams Lawrence Mott Wm Buckler

Samuel Tiller Rob^t Coles Rich: Kirbie

Robt Godfrey

Ino Robins

Iosias Latten

John Townsend Se:

Ino Townsend June Lusum

James Cock John Underhill John ffeke Henry Townsend Jue Job Wright Nathaneel Coles John Townsend mi[11] Joseph Dickinson Robert Townsend Samuell Dickinson Stephen Burdsall James Townsend Daniel Weekes Isaac Daughty John Wood Edmond Wright Caleb Wright John Wright William ffrost John Newman

liii

Daniel Whitehead Wm Thornecroft Ephraim Carpent George Downing Samuell Burdsall

Thomas Cock George Townsend Joseph Carpenter Daniel Coles John Cock Joseph Sutton

(p. 44 blank, but the following document pasted in)— Anno of Dom'tr Sixteen Hundred & fifty three This writing witnesseth yt Assiapum alias Mohenes have Sold unto Peter Wright Samuel Mayo William Leverich their heirs Exctra Admstra and assigns all his Land Lying & Scituate upon Oysterbay and bounded by oyster River to the East side and papaquetuck River on the west side wth all ye woods rivers mashes uplands ponds and all other ye appertanances Lying between the bounds afore named with all ye Islands lying to the Sea ward Excepting one Island Commonly Called hogg Island and bounded near South ward by a point of trees Called Cantiague in Consideration of weh bargain & Sale he is to Receive as full Satisfaction Six Indian Coats Six kettels Six ffathum of wampum Six Hoes five Hatchets three pair of Stockings thirty aule blades or muxes Twenty Knives three Shirts & as much peague (black wampum) as will amount to four pounds Sterling In witness whereof he

hath Sett to his mark in the presence of us William washborne
Anthony Wright
Robert Williams

Assiapum X or Mohenes his Mark

WE WITHIN NAMED Samuel Mayo Peter Wright & William Leverich Do Except of as (remainder worn away. This is not the original First Purchase Deed, but a copy. Another copy appears on p. 354. They differ slightly from each other, and from the actual text, which is correctly given in the Appendix. See frontispiece.)

(p. 45)—THIS INSTRUMENT of writing or Deed of Conveyance witnesseth to all Christian people to whome it may come or any wise concerne; Know yee yt whereas I John Weicks of the Town of Warwick wthin ye Collony of Rhoad Island & Providence Plantations in New England &c Am & Stand possessed of a certain priviledge of Lands & Meadows wthin ye patten & Township of Oysterbay wthin Queens County upon Long Island in America by vertue of my now wives portion formerly Rose Townsend & Daughter to John Townsend of Oysterbay Deceased & now my wife, by vertue of wth Marriage being Invested into all ye Lands & estate of Said wife as allotted to her out out of her Sd Deceased ffathers estate of Lands & Meadows wthin the Township of Oysterbay as by Records & Severall Instrumth of writing will

and make (may) Appeare, Have, and wth ye approbation & free consent of my now Sd wife Rose whose ye abovesd above Mentioned Lands was #perly as above mentioned; Have & Doe by these preence and upon good Considrations moving us hereunto Bargaine, Sell, Alienate All the ye abovesd Lands be it either Lands Inclosed Laid out, or not Inclosed nor yet Laid out ##ly belonging to ye Sd right wthin ye Town purchase of Oysterbay wth all comon rights & priviledges thereunto belonging wth half a Share of Meadow at ye South as formerly Laid out & to us alotted & Divided, as by will of our abovesd ffathers estate may appeare wth an Alotment of Upland upon Unkaway Neck as formerly laid out and all other priviledges Acruing thereunto, for ye full Sume of Thirty pounds in Boston Silver to us pd before ye Sealing hereof by our Brother George Townsend of Oysterbay in Sd County upon Long Island have Bargained, Sold and by preent possession Dilevered unto our Sd Brother George Townsend for the Sd Sume of Money abovesd All our whole right, title & Interest of Uplands, Meadows, Comonages, priviledges be it of wt nature what Soever to us belonging or any wise Ap-Ptaining by vertue of ye Sd Will above Mentioned to us belonging whin ye Township of Oysterbay upon Long Island; To ye Sd George his Heires Execut¹⁸ Administrat¹⁸ or Successors or Assignes To have & to hold, occupie, possesse & enjoy as his or their own ## rights, Titles & Interests forever from us, our Heires Execut^{rs} Administrat^{rs} or Successours forever, as firmly to all Intents, Constructions or purposes Is Mought be worded or written according to Law; Excepting our Right of Meadows at ye Bever Swamp So called, and at Oak-Neck being before ye Sealing hereof Disposed off; But all & every #t & #cell of our right of Lands & Meadows above mentioned ye Meadow of Bever Swamp & Oak-Neck only excepted wee Do warrantize to our Brother George his Heires & Successors to maintaine & defend against all Just Claimes whatsoever forever; As witnes our hands & Seales to ye confirmation of this our Deed of Sale in Portsmouth upon Rhoad Island this third Day of March one thousand Six hundred eighty & five or Six:

Signed Sealed & dd in preence of us Tho: Townsend

Mary Townsend

John Wickes O Rose Wicks O

ccvii

(p. 46)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise ap⊕taine Be it known that whereas I Job Wright of Oysterbay in Queens County in the ₱vince of New York Doe now Stand possessed of a certaine Tract of Land Lately bought by me ye Sd Job of ye Indeans at ye Cedar-Swamp So called Lying & being in Matenacock within the bounds of ye patent of Oysterbay aforesd w^{ch} Sd Tract of Land is Bound-

836 Book R

ed first wth James Townsends Southeast Bounder, and from thence eighty rod South to Nathaneel Coles Northeast Bound Ranging the Same breadth by ye Land of James Townsend on the North & Nathaneel Coles on ye South westwardly to ye Cart-way fro Muskeeto Cove to ye plaines being the Same breadth at the west end as at the East and in quantity Eighty Acres of Land more or Less as in the Indeans Deed of Sale bearing Date the 26th Day of March: 1685: and as it Stands recorded in ye Land Evidences in Oysterbay in Libr B: page 9th more Largely Doth appeare, Now I the Sd Job Wright for & in the Consideration of Thirteen pounds in hand paid in full Satisfaction before ye Sealing & Dilivery hereof and for other good causes & Considerations me ye So Job especially Moving HAVE GIVEN granted alienated made over Bargained Sold & confirmed and by these presents I the Sd Job Wright Do give; grant, alienate Make over Sell & confirme unto Daniel Weekes of Oysterbay aforesd all my Right, title & Interest clame & demand whatsoever web I the Sd Job now have or weh any of my Heires, Executre Administratre may hereafter have of & in ye one Moity or halfe of the Tract of Land before recited being the Southerly halfe part thereof Ranging the full Length & halfe ye breadth of the whole tract of Land aforesd together with all Phits & Issues therefrom arising or growing TO recited Tract of Land unto ye Sd Daniell Weekes his Heires Executra Administratra or Assignes forever, & to his & their ?? use & behoof forever And the Sd Job Wright hath put ye Sd Daniell into a Lawfull & peaceable possession of the Sd halfe tract of Land by the Dilivery of these preents And the Sd Job Wright Doth further covenant & agree for himself his Heires Executrs & Administratrs to & wth ye Sd Daniel Weekes that it Shall & may be Lawfull for him ye Sd Daniel his Heires Executra Administratra or Assignes quietly & peaceably to have hold occupie possess & enjoy the Sd Moity or halfe to f ye fore recited Tract of Land forever wthout any Lett hindrance or Intruption of him ye Sd Job his Heires Executre or Assignes or any other #son or #sons Lawfully claiming for by or und him by any way or means wtSoever notwithstanding any former gift, grant, Bargaine or Sale whatsoever, and the Sd Job Doth hereby bind himself his Heires & Assignes to Defend the Sd Daniel his Heires & Assignes against all Just claimes & demands that Shall be made to or of the Sd halfe Tract of Land by ye Indians And this my Deed Shall Stand good & effectuall according to ye true Intent & Meaning hereof In Witnes whereof I have hereunto Sett my hand & Seal the Sixteenth Day of Aprill in ye yeare of our Lord one thousand Six hundred eighty & five Signed Sealed & dd Job Wright O In prence of us John Newman Thomas Weekes vide xciij

Be it known by these presents that I Job Wright the wthin named in this wthin written Deed have Assigned made over & confirmed And by these presents I ye Sd Job Do Assigne make over & confirme unto Daniel Weekes of Oysterbay in queens County on Long Island in ye Colony of New Yorke this wthin written Deed together wth all ye Right, title and Interest wth I ye Sd Job my Heires, Executre or Assignes can or may have by vertue of this wthin written Deed or any clause or covenant therein contained unto him ye Sd Daniel Weekes his Heires & Assignes forever I ye Sd Job Raving (having) received of him the Sd Daniel full Satisfaction therefore before ye Sealing hereof In witnes whereof I have hereunto Set my hand & Seale ye Twenty fifth Day of January in ye yeare of our Lord one thousand Six hundred eighty & Six:

Signed Sealed & dd Job Wright O in prsence of us O John Newman Thomas Weekes

This Assignm^t is of ye ffirst Deed Recorded in page ye 35th of this Book

(b. 47)—TO ALL CHRISTIAN PEOPLE to whome this prent writing Shall come or in any wise ap@taine Be it known that I Job Wright of Oysterbay in Queens County on Long Island in y(e) Collony of New Yorke for & in ye Considication of a Third ##t of the Home Lott formerly my father Peter Wrights Deceased to me Confirmed by a Deed at ye Sealing hereof bearing Date wth these prsents and for other good Causes & Considerations me ye Sd Job expecially Moving HAVE GIVEN, GRANTED, alienated, Made over, Bargained, Sold & Confirmed, And by these preents I ye Sd Job Do Give grant alienate make over Bargaine Sell & confirme unto Adam Wright of Oysterbay aforesd all my right Title & Interest claime & Demand whatsoever web I the Sd Job now have or web any of my heires Executra Administratra or Assignes may hereafter have of & in the one Moitie or halfe of a Certaine Tract of Land Lying & being at ye Cedar Swamp So called Lying & being in Matenacock wthin ye bounds of Oysterbay aforesd (the other Moity or halfe thereof being formerly Sold to Daniel Weekes) And it is Bounded as ffolloweth the first bounder Begineth at James Townsends Southeast bound & from thence South fourty Rod to Daniel Weeks Northeast bound^r, ranging ye Same breadth by ye Land of James Townsend on ye North & Daniel Weekes on ye South westwardly to ye Cartway from Muskeeto Cove to ye plaines being ye same breadth at ye west end as at ye east & in Quantity fourty Acres of Land be it more or Less it being the Moity of a Tract of Land bought of ye Indeans by ye Sd Job as by their Deed bearing Date ye twenty Sixth Day of March 1685: Doth appeare & Stands Recorded in ye Land Evidences of

Oystrbay in Booke. B: page ye 9th together wth all Issues & ##fits therefrom arising or Appetaining TO HAVE AND TO HOLD the Sd Tract of Land wth ye Appurtenances unto ye Sd Adam Wright his Heires Executra Administratra or Assignes for ever & the Sd Job hath put ye Sd Adam into a Lawful & peaceable possession of ye prmises by ye Delivery of these prsents and ye Sd Job Doth further Covenant to & wth ye Sd Adam that it Shall & may be Lawfull for him ye Sd Adam his Heires Execut^{ra} Administratra or Assignes quietly & peaceably to have hold occupie possess & enjoy all & Singular ye premises wthout ye Lawfull Lett hindrance or Interupcon of him ye Sd Job his Heires Executors Administrat⁷⁰ or Assignes And yt the Sd Job his Heires Execut⁷⁰ & Assignes Shall & will Shall & will Defend ye Sd Adam his Heires Execut¹⁸ & Assignes against all Just claimes that Shall or may be made to ye Sd tract of Land by any Pson or Sons w'soever; And he Doth further Declare that that this his Deed Shall Stand good & effectual according to ye true Intent & meaning hereof IN WITNES whereof I have here unto Set my hand & Seale the twelfth Day of Aprill in ye yeare of our Lord one thousand Six hundred eighty & Six Signed Sealed & dd Job Wright

Signed Sealed & dd the presenc of us Nathan Burdsall Henry Townsend Jur Job Wright O
the mark of
Rachel (R) Wright O
clviij

Be it known unto all men by these preents yt I Samuel Andrews of Oysterbay upon Long Island in America in ye Queens County in New Yorkeshere: have & by thes preents Doe Alienate Sell & Make over from me my Heires Execut¹⁸ Administrat¹⁸ & Assignes forever unto John ffry of Lusum in Oysterbay bouns Shomaker to him his Heires, Execut^{rs} Administrat^{rs} or Assignes the whole right & title of a whole right of Comons that was fformerly Nicklis Simkins in all undivided Lands with in the bounds of Oysterbay And Twenty Acres of Land Lying Southward of my Dwelling house And the South #9t of that thirty Ackers formerly Laid out for the aforesaid Samewell Andrews I ye aforesd Samuel Andrews do acknowledg to have Sold ye aforesd right of Comons & ye aforesd twenty ackers of Land unto ye aforesd John ffry for ye full & Just Sume of twelve pounds in Money to me in hand pd And doe give this Bill of Saile unto ye aforesd John ffry for him to Shew his trewe title to keep ye aforesd J: ffry harmles from me or any by my means or any Intangelments or Incumbrances Whatsoever or former Sailes or Morgages weever and from me my Heires Executor Administratre or Assignes forever to ye aforesd John ffry to him his Heires Execut¹⁸ Administrat¹⁸ or Assignes forever; To have & to hold for his ### right to make Saile or conveyance as he Shall See cause And for ye trew

Formance of this Deed I do enterchangably Set my hand & Seale this twenty fourth Day of ye third Month in ye yeare one thousand Six hundred eighty Six

Signed Sealed in the presenc of us I underwritten doe Consent to ye Sale of Henry Willis ye Land Mentioned above as witnes my William Willis hand and Seale Mary Andrews O

We und written Saw this within written Deed sin'd, Sealed Delev ed by Mary Andrews

ffrancis Richardson Joseph Ludlam

Item clxxx

(p. 48)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise apptaine be it known that we Suscaneman alias Runasuck Pechegin alias Quarapin & Samos the Sonne of ye Sachem Takapoucha, Indeans being chosen and Impowred by ye rest of ye Indeans owners & Pprietors of all ye Indeans Land upon Matenacock wthin ye Limitts & bounds of ye Town of Oysterbay in Queens County on Long Island in ye Collony of New York; To Sell their Lands, give Bills of Sale & receive pay as by a writing under ye hands & Seales of eight of ye Sd owners & #prietre bearing Date the Sixth Day of March: 1684/5 more at Large Doth appeare; Now we ye Sd Indeans by virtue of ye Sd writing for & in ye Consideration of ye Sume of ffive pounds of currant Merchantable pay of this Collony in hand pd & received before ye writing hereof in full paymt & Satisfaction, And for other good causes & considerations us ye Sd Indeans especially Moving HAVE GIVEN, GRANTED, bargained, alienated, made over, Sold & Confirmed, And by these prsents we ye Sd Indeans do give, grant, Bargaine alienate, Make over, Sell & confirme unto Adam Wright afo Oysterbay aforesd his Heires Execut¹⁹ administrat⁷⁸ or Assignes, All our right, title & Interest claime & demand wt Soever wch we the Sd Indeans now have or wch any of ye foresd Indean Owners or Pprietre their Heires Executre Administratrs or Assignes have or hereafter may have of & in a piece or Tract of Land on Matenacock aforesd, And Bounded as ffolloweth, on ye South wth ye Indeans Land & Likewise on ye East & west, wth Indeans Land, And on ye Northe wth ye High way Leading from Isaac Daughtys house to Oysterbay Towne, opposite against William ffrosts Land in Quantity Thirty Acres together wth all Phits & comodities from thence arising or Apptaining; TO HAVE AND TO HOLD all & Singular the prmises wth ye Appurtenances & every \$\Psi\$t & \$\Pi\cel \text{thereof unto him the}\$ Sd Adam Wright his Heires, Execut¹⁸ Administrat¹⁸ or Assignes forever, And we ye Sd Indeans have put ye Sd Adam into a Lawful & peaceable possession of ye prmises by ye Dilivery of Turfe & Twig and by ye dilivery of these preents And we ye

forenamed Indeans Do further covenant & Pmise to & wth the Sd Adam that it Shall & may be Lawfull for him ye Sd Adam his Heires Execut^{rs} administrat^{rs} or Assignes quietly & peaceably to have hold occupie possess & enjoy the Sd Thirty Acres of Land wth ye ap@tenances forever without the Lawfull Lett hindrance or Molestation of us ye Sd Indeans or any or either of our Heires Execut¹⁸ Administrat¹⁸ or Assignes not wth Standing any former gift, grant, bargaine or Sale wi Soever. And we ye Sd Indeans do by these preents firmly bind our Selves our Heires Executre & Administratre to defend the Sd Adam his Heires Executre & Assignes against all claimes & demands whatsoever that Shall or may be made unto ye premises by any #son or #sons whatsoever And we ye Said Indeans Do hereby Declare that this our Deed Shall Stand good & effectuall according to ye true Intent & meaning hereof notwthStanding any error or errors that may be found therein which is not according to Law IN WITNES whereof we have hereunto Set our hands & Seales the Seventh Day of January in ye yeare of our Lord one thousand Six hundred eighty & five

died eighty & live		
Signed Sealed & dd	the marke of	
in prence of us	Suscaneman X Runasuck	0
John Newman	alias	
Thomas Weeks	the X marke of	
the X marke of	Chegegin alias Quarapin	0
Sehar	the marke X of	
The X marke of	Tackapoucha in ye	0
Joseph the Indean	behalfe of his Son Samo	S
•	Item cla	exxiii

Be it known by these presents that I Adam Wright of Oysterbay the wthin named purchaser Do Assigne & make over this Deed wthin written with all my right title & Interest claime & Demand whatsoever wth I my Selfe or my Heires Execut Administrat Or Assignes have or may have in & to ye Land wthin Mentioned by vertue of this within Written Deed unto Lawrence Mott of Matenacock in ye Bounds of Oysterbay on Long Island in ye wrince of New Yorke or to his Heires Execut Administrat Or Assignes to have & to hold to them & every & either of them in every writcular clause & covenant mentioned in ye Sd Deed as firmly & amply as ye Sd Land is made to me & mine from ye Indeans within written IN WITNES whereof I have hereunto Set my hand & Seal ye ffifteenth Day of May in the yeare one thousand Six hundred eighty & Six

Signed Sealed & dd in prence of us Adam Wright O

John: Newman Job: Wright

Asigned by me Laurance Mott of Matenacock in Queens County in the Collony of Newyork all my right title and Interest of this Deed and John Mott my son of ye same place I say Assigned from me my heires and Assignes for Ever unto the said John Mott to him His Heires, and Assignes for Ever as Witness my hand In Matenacock this third of April In ye Yeare of our Lord 1698

Laurance Mott X his mark

Signed & delivered In presence of us Aaron fforman Joseph Weekes

(\$.49)—TO ALL CHRISTIAN PEOPLE to whome this prent writing of an exchange Shall come or in any wise Ap#taine Be it knowne that I Daniel Coles of Muskeeto Cove wthin ye Limits of ye Township of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in the Consideration hereafter expressed & for other causes & considerations him ye Said Daniel especially moving HAVE GIVEN GRANTED alienated made over & confirmed & by these preents I the Sd Daniel Do give grant Alienate make over & confirme all my right title & Interest claime & Demand whatsoever unto Nathaneel Coles of Oysterbay aforesd weh I the Sd Daniel now have or weh any of my Heires Executra Administrat^{re} or Assignes may hereaft^r have of & in ye Town of Oysterbay aforesd: that is to say one quarter part of a Comon Right & a halfe Share of Meadow & a quarter part of a Home Lott, with halfe a Share at Hogg Island all which he ye Sd Daniel had formerly of Matthias Harvie, Together wth his ye Sd Daniels Share of a Nine Acre Lott being on ye West Side of Samuel Andrews old ffield, & Six Acres at ye plaines, & halfe a Share of Comons both divided & undivided web he ye Sd Daniel had formerly of his Brother ye Sd Nathaneel, wth all his right & priviledge in ye old purchase of Oysterbay aforesd; (Except & reserving unto him ye Sd Daniel his Heires & Assignes one quarter of a Share of Meadow at ye South of Oysterbay aforesd) Together wth all Phits & Comodities therefrom arising or aptaining TO HAVE AND TO HOLD all & Singular ye prmises wth ye apurtenances (Except before excepted) unto him ye Sd Nathaneel Coles his Heires Execut¹⁸ Administrat¹⁸ or Assignes for ever; AND in Considuation of ye primises that is to Say ye aforenamed Lands Lotts, Meadow & Comons I the Sd Nathaneel Coles HAVE GIVEN GRANTED, Alienated, Made over & confirmed & by these preents I the Sd Nathaneel do give; grant, Alienate, make over & confirme unto Daniel Coles aforesd all my Right title & Interest clame & Demand wtSoever wch I ye Sd Nathaneel now have or wch any of my Heires Executrs Administratrs or Assignes may hereaft have of & in my Share of the Saw-Mill at Muskeeto Cove aforesd, wth all ye Tools & Instruments that belongs to ye

forenamed Indeans Do further covenant & mise to & wth the Sd Adam that it Shall & may be Lawfull for him ye Sd Adam his Heires Execut^{rs} administrat^{rs} or Assignes quietly & peaceably to have hold occupie possess & enjoy the Sd Thirty Acres of Land wth ye ap@tenances forever without the Lawfull Lett hindrance or Molestation of us ye Sd Indeans or any or either of our Heires Execut¹⁸ Administrat¹⁸ or Assignes not wth Standing any former gift, grant, bargaine or Sale wt Soever. And we ye Sd Indeans do by these preents firmly bind our Selves our Heires Execut^{ro} & Administrat^{ro} to defend the Sd Adam his Heires Execut¹⁸ & Assignes against all claimes & demands whatsoever that Shall or may be made unto ye premises by any \$\porplus son or \$\porplus sons whatsoever And we ye Said Indeans Do hereby Declare that this our Deed Shall Stand good & effectuall according to ye true Intent & meaning hereof notwthStanding any error or errors that may be found therein which is not according to Law IN WITNES whereof we have hereunto Set our hands & Seales the Seventh Day of January in ye yeare of our Lord one thousand Six hundred eighty & five

area eighty at hive		
Signed Sealed & dd	the marke of	
in prence of us	Suscaneman X Runasuck	0
John Newman	alias	
Thomas Weeks	the X marke of	
the X marke of	Chegegin alias Quarapin	0
Sehar	the marke X of	
The X marke of	Tackapoucha in ye	0
Joseph the Indean	behalfe of his Son Samos	
•	Item clxx	cxiij

Be it known by these presents that I Adam Wright of Oysterbay the wthin named purchaser Do Assigne & make over this Deed wthin written with all my right title & Interest claime & Demand whatsoever wth I my Selfe or my Heires Execut Administrat Or Assignes have or may have in & to ye Land wthin Mentioned by vertue of this within Written Deed unto Lawrence Mott of Matenacock in ye Bounds of Oysterbay on Long Island in ye vince of New Yorke or to his Heires Execut Administrat Or Assignes to have & to hold to them & every & either of them in every ticular clause & covenant mentioned in ye Sd Deed as firmly & amply as ye Sd Land is made to me & mine from ye Indeans within written IN WITNES whereof I have hereunto Set my hand & Seal ye ffifteenth Day of May in the yeare one thousand Six hundred eighty & Six
Signed Sealed & dd in presence of us

Signed Sealed & dd in p^rsence of us John: Newman Job: Wright

Asigned by me Laurance Mott of Matenacock in Queens County in the Collony of Newyork all my right title and Interest of this Deed and John Mott my son of ye same place I say Assigned from me my heires and Assignes for Ever unto the said John Mott to him His Heires, and Assignes for Ever as Witness my hand In Matenacock this third of April In ye Yeare of our Lord 1698

Laurance Mott X his mark

Signed & delivered In presence of us Aaron fforman Joseph Weekes

(p. 49)—TO ALL CHRISTIAN PEOPLE to whome this prent writing of an exchange Shall come or in any wise Apptaine Be it knowne that I Daniel Coles of Muskeeto Cove wthin ye Limits of ye Township of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in the Consideration hereafter expressed & for other causes & considerations him ye Said Daniel especially moving HAVE GIVEN GRANTED alienated made over & confirmed & by these presents I the Sd Daniel Do give grant Alienate make over & confirme all my right title & Interest claime & Demand whatsoever unto Nathaneel Coles of Oysterbay aforesd weh I the Sd Daniel now have or weh any of my Heires Executrs Administratre or Assignes may hereaftr have of & in ye Town of Oysterbay aforesd: that is to say one quarter part of a Comon Right & a halfe Share of Meadow & a quarter part of a Home Lott, with halfe a Share at Hogg Island all which he ye Sd Daniel had formerly of Matthias Harvie, Together wth his ye Sd Daniels Share of a Nine Acre Lott being on ye West Side of Samuel Andrews old ffield, & Six Acres at ye plaines, & halfe a Share of Comons both divided & undivided weh he ve Sd Daniel had formerly of his Brother ye Sd Nathaneel, wth all his right & priviledge in ye old purchase of Oysterbay aforesd; (Except & reserving unto him ye Sd Daniel his Heires & Assignes one quarter of a Share of Meadow at ye South of Oysterbay aforesd) Together wth all Phits & Comodities therefrom arising or apptaining TO HAVE AND TO HOLD all & Singular ye prmises wth ye apurtenances (Except before excepted) unto him ye Sd Nathaneel Coles his Heires Execut¹⁸ Administrat¹⁸ or Assignes for ever; AND in Considuation of ye primises that is to Say ye aforenamed Lands Lotts, Meadow & Comons I the Sd Nathaneel Coles HAVE GIVEN GRANTED, Alienated, Made over & confirmed & by these presents I the Sd Nathaneel do give; grant, Alienate, make over & confirme unto Daniel Coles aforesd all my Right title & Interest clame & Demand wtSoever wth I ye Sd Nathaneel now have or weh any of my Heires Executre Administratre or Assignes may hereaft have of & in my Share of the Saw-Mill at Muskeeto Cove aforesd, wth all ye Tools & Instruments that belongs to ye

aforesd Share weh is the Third part of one Saw weh all Phits & comodities therefrom Arising or ap@taining; TO HAVE & TO HOLD the Sd Share of a Saw-Mill as before is expressed wth its Appurtenances unto him the Sd Daniel Coles his Heires, Execut¹⁸ Administrat^{re} or Assignes forever, And ye Sd Daniel & ye Sd Nathaneel hath put each other into a Lawfull & peaceable possession of ye p^rmises So exchanged by ye Delivery of of these prsents; AND ye Sd Daniel & ye Sd Nathaneel doth further (to each othe[r]] covenant #mise & agree that it Shall & may be Lawfull for him ye Sd Nathaneel & for him ye Sd Daniel and either of their Heires Execut^{ra} Administrat^{ra} or Assignes quietly & peaceably to have, hold occupie possess & enjoy all & Singular ye p^rmises according to ye Bargaine & grant of Exchange before expressed wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Daniel or of him ye Sd Nathaneel or of either of their Heires Executra Administratra or Assignes forever or any other person or \$\postrom{9}\text{sons} Lawfully claiming for by or under them or either of them by meanes of any former gift Grant Bargaine or Sale w'Soever AND ye Sd Pties Doth further Declare that this their Deed Shall Stand good & effectuall according to ye true Intent & Meaning hereof notwithstanding any error or errors that may be found herein weh is not according to Law; IN WITNES where of the Sd parties have hereunto Set their hands; & Seales the Ninth Day of ffebruary in ye ffirst Yeare of ye Raigne of James ye Second of Great Brittane &c King &c Annoq Dni: 1685 Signed Sealed & dd Daniel Coles in prence of us Nathaneel Coles O John Newman

cclxxxix

(\$\phi 50)\to TO ALL CHRISTIAN PEOPLE to whom this prent writing writing Shall come or in any wise apptaine Be it known that I Adam Wright of Oysterbay in Queens County upon Long Island in ye Collony of New Yorke for & in ye Considication of ye Sume of ffifteene pounds of currant pay of this collony already received & for other good causes & considerations me the Sd Adam especially moving; HAVE GIVEN GRANTED, Alienated, made over, Sould & confirmed & by these preents I the Sd Adam Do Give, Grant, Alienate, Make over, Bargaine, Sell & Confirme unto Nathan Burdsall of Matenacock in ye Bounds of Oysterbay aforesd all my right, title & Interest claime & Demand wtSoever weh I ye Sd Adam now have or weh any of my Heires Executra Administratrs or Assignes may hereafter have of & in one third part of a Right of Meadow, Lying & being at that weh is comonly called ye South Oyst bay aforesd as it lies Divided & Laid out amongst ye Pprietors thereof upon ye Severall Necks of ye Sd Meadow

James Townsend

George Codner

And as all the Fig. 11. 021 26 21775 TO 37 TO T Unizati in in the Said -- :-Issue & Francis Common of the Table Towns Here I was the same of the See at the second secon hine mer richter aumaner in in er mar militare , where it were THE SEASON OF TH हिंगाहर है के जे जार क Vingini Deneme, na 179 i 🕶 🗀 ... Don terms arread in the terms ye Si Namur ni mem Thirm green & records to the bound of & Segment to the to the total to the Cana a lateratura (fra 1 - ... Execute remarkable to regime to the SORS LEWIS COMMENT OF THE PARTY OF wiscone and the same of the sa Deec Stall patte, proceed streams, which also be tra-& meaning here: northware or come - . be found heren which a to account to an of Whereas I are necessary for the last a fine of the second of Day of Alex is the common to the total the common depthy Sim I or also I secure to that to be the common of the co I S ALS THEME THE TO DAME I THE PROPERTY above Specifier is this defined and to the following specifier is the second state of bereat Signer Sealer & di in presence of ne John Newman Job: Trem

Know all men or these please that whereas here I seek a of Crysteriasy in Junear Latter or Latter seams in a Court of New Yorke I seeker that termine the a national of New Yorke I seeker that termine the actual or here is not to seek a New So called being in ye brunds in Instruction at term for the New Yor Richard was fully battsfied from the So often for the New Yor Richard was fully battsfied from the So often for the New Control was either by mistage of the Town Control of Norw other the Emired into the Records of Chatcolky atom of Samuel Weekes Brother to be So of the Sole of Samuel Weekes Brother to be Sol of the nes in ye Sol Records in the Rooke As proper

14 and Dated ye 24th of Decembr 1667: Now I ye before mentioned Samuel Weekes doe hereby declare that I doe cleerly & fully relinquish all Right, Title & Intrest Claime & Demand wt-Soever wth I ye Sd Samuel my Heires Executre or Assignes now or hereaftr may have of & in ye Sd Lott And I ye Sd Samuel doe for my Selfe my Heires Executre and Assignes Covenant & Agree to & wth ye Sd John my Brother that it Shall and may be Lawfull for him my Sd Brother John his Heires & Assignes quietly & peaceably to have, hold, Occupie, possess & enjoy all ye Sd Lott or Share of Land before Mentioned for ever Notwithstanding what is mentioned in ye Records before Rehearsed to ye Contrary In Witnes whereof I have hereunto Sett my hand & Seal ye 16th Day of Aprill 1687

Signed Sealed & Dd in prence of Samuel Wekes O John Newman: George Townsend

Daniel Townsend

(p. 51)—All men Shall know by these preents yt I Isaac Horner of Oysterbay in Queens County on Long Island in ye Collony of New Yorke do hold my Self firmly bound unto John Wright of ye Same place & Collony in ye Sume of Thirty pounds in Silver money Currant in this Collony to be pd to ye Sd John Wright his Executra Administratra or Assignes to weh payment well & truly to be made & Done I do bind my Selfe my Heires Executra & Administratra firmly by these preents Sealed with my Seal & Dated ye twenty Seventh Day of October in ye yeare of our Lord one thousand Six hundred eighty & five

The Condicon of this obligation is Such that whereas the above bounden Isaac Horner hath Borrowed of the above named John Wright a certain Sume of money & ye Sd Isaac for & in Considration of the Same hath & Doth by these presents make over & confirme unto John Wright aforesd a Share of Meadow web was Given to Lydia ye now Wife of ye Sd Isaac by Richard Crabb Deceased & bounded on the east Side by Adam Wrights Land: on ye west wth Simon Coopers meadow on ye South by Dickinsons Lott & on ye North end by ye Cove being in quantity two Acres & a quartr or thereabouts be it more or Less being now in ye possession of ye Sd Isaac Lying & being in Oysterbay aforesd And the Sd Isaac hath put ye Sd John into a Lawfull & peaceable possession of the Sd Share of Meadow by the Dilivery of these preents; If therefore ye Sd John Wright his Heires Execut^{ra} Administrat^{ra} or Assignes do from henceforth quietly & peaceably have, hold, occupie, possesse & enjoy the aforesd Share of Meadow wth all Issues & Phits & Comodities therefrom arising or in any wise belonging wth out ye Lawfull Lett hindrance or Interuption of him ye Sd Isaac or any other Wson or Wsons w'Soever Laying any Just claime to ye p'mises either by the right

of ye forenamed Lydia ye now wife of ye Sd Isaac or by or undr ye right of ye Sd Isaac;—Or otherwise if the Sd Isaac do well & truly Satisfie content & pay or cause to be pd to ye above named John Wright his Heires Executra Administratra or Assignes the full & whole Sume of Seventeen pounds of currant Silver money all in pieces of eighteenpence & nine pence at or before ye end of two whole yeares next & Imediately after the date hereof wthout fraud or any further delay then this obli $\langle g \rangle$ ation Shall be void & of none effect; or els to Stand in full force & virtue and the Sd John Wright or his Assignes Shall enjoy ye prmises forever; But if the aforesd Sume of money is pd wthin ye time before receited the Sd John is to Diliver up ye possession of ye Sd Meadow unto ye Sd Isaac wthall ye ffences thereto belonging Signed Sealed & dd Isaac Horner Lydia Horner O in prence of us John Newman Clerid: Eleazar Doreby: plu: lxxi Nathaneel Coles

The money Seventeen pounds mentioned in this above writing is Satisfied & pd to John Wright Abovenamed by Daniel Weekes & ye writing is thereby made void: this is undrwritten by ordr of ye Sd John Wright June 7th 1687 by John Newman Recorder

The 5th of Decembr 1686

Know all men that Richard Townsend planter was Inhabeter in Jerico or Lusem wthin ye Towneship of and that ye Towne of Oysterbay, ded Se cause on good consideration to give unto the fore Saied Richard Townson A Cartin parsill of Land as ye Townd record will make apper, And not Long after this foreSaide Richard Towneson Died & desesed without a will & untested (intestate) therefore Elezebeth his his wedeo made choice of hur Brother in Law Henry Townsend Miller of Oysterbay And hur cozsen John Towneson Tanner & Showmaker of Lusum to be hur Asistance in making a Devision on ye Lands & estate of the Desesed Richard in weh Devision they Gave tene Achares of ye foresaid Land to Dinah eldest Daught to the Decesed Richard that is tene achars of that Land Given by ye Towne to ye foresaid Richard; now I John Townsend house Carpentr eldest son & Aire of ye Desesed Richard do consent unto yt act of theres in Disposing of that teen Achares of Land to Dinah Ad further I do freely give all my right, titell & Intrust in that teen Achares of Land aforesd to Dinah my Sister wthall previlige yt Doth or ever Shall thereto belong from me my Heires & Assignes to hur wth hur Aires & Asines as witnes my hand

Iohn Townsend O

Sined Selede & delivered in ye p'sence of hus John Townsend Sen James Townsend

(p. 52)—TO ALL CHRISTIAN PEOPLE to whome this prent writing Shall come or in any wise ap@taine; Be it known that I Isaac Horner of ye Prince of West New Jersey for & in ye Considration of ye Sume of Sixteen pounds Silver Money Currant of this Collony in hand paid in full Satisfaction before ye Sealing & Dilivery hereof & for other good causes & considerations me ye Sd Isaac especially mooving HAVE GIVEN, GRANTED alienated. made over, Bargained Sold & confirm'd And by these preents I ye Sd Isaac do give grant Alienate Make over Sell & confirme all my right Title & Interest claime & Demand whatsoever web I ye Sd Isaac now have, or weh any of my Heires Executre Administratre or Assignes may hereafter have of & in a piece or Tract of Land & Swamp Lying & being at Bever Swamp in Matenacock in in the bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke unto John Rogers of Oysterbay aforesaid his Heires Execut^{ra} Administrat^{ra} or Assignes which Sd Tract of Land & Swamp is Bounded from from a Chesnutt Tree upon ye Hill neer ye High way from thence to Run East Sixty eight Rod & ye Middle of the Brook to be ye East Bounds, And from the aforesd Chesnutt Tree to runn North one Hundred & Twenty Rod to a Black oake Standing betwixt two Branches of ye Run Called ye Midle Run halfe of that Run & Swamp to be ye Lyne from thence Easterly Sixty Eight rod to ye full value of ffifty Acres be it more or Less wthall #fits & Comodities thereto belonging or Ap#taining TO HAVE AND TO HOLD ye Sd Tract of Land & Swamp with its Appurtenances unto ye Sd John Rogers his Execut¹⁸ Administrat¹⁸ or Assignes & to his & their onely ## use & behoofe forever. And the Sd Isaac hath putt ye Sd John into a Lawfull & peaceable possession of & in ye prmises by ye Dilivery of Turf & Twigg & by the Dilivery of these presents AND the Sd Isaac Doth further covenant to & wth the Sd John that it Shall & may be Lawfull for him ye Sd John his Heires Execut¹⁸ Administrat¹⁸ or Assignes quietly & peaceably to have, hold, occupy, possesse & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Isaac his Heires Executre Administratre or Assignes or any other Pson or Sons Lawfully claiming for by or under them or either of them by meanes of any former gift, grant, bargaine or Sale whatsoever; And further I the Sd Isaac Do bind my Self my Heires Executro and Administratro firmly by these presents to Defend Save & keep harmles ye Sd John Rogers his Heires Execut. Administrat. or Assignes against all claimes or Demands Law Suits or other Incumbrances that Shall or may hereafter be made by any Pson or Sons whether Indeans or Christians upon, unto or concerning ye Sd Tract of Land; And I ye Sd Isaac do also Declare that I am ye true owner & #prietor of ye prmises & yt this my Deed Shall Stand good & effectuall according to ye true Intent & meaning hereof not-

withstanding any error or errors that may be found herein web is not according to Law IN WITNES whereof I have hereunto Set my hand & Seal ye two & twentieth Day of May in ye yeare of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd
in ye p sence of us
John Newman

Isaac Horner O
This Deed owned & acknowledged
by Isaac Horner before me

vide lxxv:

John Townsend Ser

George Townsend

Be it known by these preents yt I David Underhill ye wthin Named in this win Written Deed, have Assigned, Made over & Confirm'd, And by these preents I ye Sd David do Assigne Make over and Confirme unto John Rogers of Oysterbay in queens County in the Collony of New Yorke this win written Deed weh beareth Date ye fourth Day of Aprill 1695, wth ye Meadow therein Mentioned & Conveyed to me Sd David by Samuel Dickinson, wthall ye right, title & Interest Claime & Demand wtsover weh I ye Sd David now have, or weh any or either of my Heires Execut^{ra} or Assignes may hereaft^r have thereunto: to him ye Sd John Rogers his Heires & Assignes for ever as ffully & Amply as it is made unto me ye Sd David by this win written Deed he ye Sd John having pd & Satisfied me for ye Same before ye Sealing & Diliv'y hereof by a Bill bearing Date wth these preents und his hand & Seale to ye value of Ten pounds, Currant Money of New Yorke, to my full Content & Satisfaction; As Witnes my hand & Seal ye Twelfth Day of Aprill in ye year of our Lord one thousand Six hundred Ninety ffive

Signed Sealed & dd in prence of us david Underhill O Nathaneill Coles Sen April ye 15: 1695: David Underhill came before me one of their Maties Justices of ye peace for queens County & Acknowledged this to be his real1 act & Deed Nathanell Coles

This Assignm^t is of a Deed from Sam^{II} Dickinson to David Underhill for Meadow at South, and is entred in ye 357th page of this Booke

(The deed on p. 351, though with same date, grantors and grantees, differs from this following one. Apparently it was executed first, then on reflection it was deemed wiser to draw a new deed, with consideration and guaranty, to be witnessed by Indians as well as by Christians.)

(p. 53)—Know all people to whom these preents may Come that wee whose names are here under written, to Say Tackapoosha the Sachem of Massepeago upon ye South Side of Long Island and Chopeyconnaws ye Young Sachem Brother to ye abovesd Tackapoosha have granted, Bargined for, and Sold & Doe hereby grant, Bargian for & Sell unto ye Inhabitants of Oysterbay: to

Say to Anthony Wright, Peter Wright, Nicholas Wright, Daniel Whitehead, John Richbill & Samuel Andrews & other ye Inhabitants now resident in Sd place; All our Meadows at ye South Side of this Sd Island Commonly called by ye name of Massapeague Meadows; on ye west Side Bounded wth ye River called Warrasketuck, And on ye East wth ye River called Arrasquongue, ffreely & peaceably to enjoy make use of, and possesse for them ye above sd Inhabitants their Heires & Sucksessors forever; Provided yt ye Sd Inhabitants of Oysterbay above named & Intended or any of them, Do pay or cause to be pd unto the above Specified Sachem or his Successor at or before the first Day of July next ensuing ye Date hereof, flour Kettles of Sixteen Inches over or thereabout, two Gunnes three Coats of Trucking Cloth, two Gallons of Strong Waters, two Swords, four paire of Shoes, four paire of Stockings, two Close Cloth Coates, eight pounds of powder & eight pounds of Shott being in full payment & Satisfaction for Sd Tract of Meadows above Specified; And we ye Sd Tackapoosha Sachem of Massapequ[a] & Chopeiconaws ye Young Sachem for us our Heires & Successors Doe Covenant, Pmise & obleige our Selves our Heires & Successors to & wth the afore named Inhabitants of Oysterbay yt they Shall be maintained in possession & enjoy ye Sd Tract of Meadows they & their Successors forever in peace & quiet Notwithstanding any p^rIngagement or other Incumbrance that may or can arise from any person or \$\postar\$sons w*soever And in Witnes of ye truth hereof & our Reall Intended performance we hereunto Set our hands & Seales in Oysterbay ye Seventeenth Day of March one Thousand Six hundred fifty & eight And further that the Sd Inhabitants of Oysterbay may have free Librty of Stacking their Hay & fooddering their Cattell upon ye Uplands next adjacent to ye Sd Meadows, and a free Highway through all Such Uplands for Horse & Cart in any place or places thereof as they from time to time may find, See or Judge most for their accommodation of them ye Sd Inhabitants of Oysterbay or their Successors forever To all which prmises above mentioned we as above Intended well & truly to observe and #forme Do obliege & bind our Selves our Heires & Successors forever: And to give or grant upon any further Demand a firmer Deed of Sale if required at any time for further Confirmation of ye Severall #ticulars of the prmises; Witnessed to by our hands & Seales the Day & yeare above written Signed Sealed & dd in ye prence of us

in ye prence of us
the mark X of
John Smith
the marke X of
Ramerock Drummer
the marke X of
Manockeamicoke of Sequetague

The marke X of O
Tackapoosha Sachem
The marke X of O
Chepeyconnaws Sachem

the marke X of Sashamosse
of Rockaway
the marke X of Wetafasson
of South hampton
the marke X of Mattacaman
of Massapeague
the marke X of Wow-house
of Massapeague

Richard Trott Henry Townsend John Redmond the marke (W) of William Johnson

I Wiamdaneh great Sachem of Montacoute Do grant & confirme unto ye purchasers of Oysterbay ye Tract of Land in this Deed Specified Sold them by Tackapawsha & Chepeyconnow; And if there apeare any \$\pi\$t thereof Sold or confirmed by me to ye Inhabitants of Huntington I will see the Sd Tackapousha & Chipyconnaw Shall abate what is reason to ye Sd Inhabitants of Oysterbay And for confirmation of the primises I obliege my Self & Successors forever witnes my firme in Oysterbay ye 25th of May: 1659

witnes the marke of

X Nassaconset the marke of O

Wiamdaneh Sachem

(p. 54)—Laid out to Latemore Sampson his fifth part of all the Meadows at ye South w^{ch} Lyeth at ye ffort Neck begining on on ye west Side of ye Neck and So on to ye East 162 Rod being 151 Acres to Apportion

Shares Laid out on ye ffort Neck

ffirst Share Joynes to Lattemores being 10 pole wide from the wood Land to the Sea:

2d Share 10 pole wide from ye wood Land to ye Sea

3d Share 20 Rod from Woodland to ye Sea:

4th Share 30 Rod wide & So to range to ye Little Creek

5th Share Bound on ye west wth ye 4th Share as bounded on y wth a peach tree Stump & So to a Leading Stake neer ye Sea Side & North to ye woods

6th Share 13 rod wide at ye head & So to Range wth ye Leading

Stake to ye Sea

7th Share ranging to ye Creek & So on to ye Woods Northward 8th Share Lying on ye east Side of ye Neck round & takes all ye Meadow ye 7th Share Leaves

9th Share is on ye Little Neck between Unkaway & ye ffort

Neck

10th Share Lyeth on ye west Side of ye Little Neck web Neck Lyeth between Unkaway & Contention Necks begining at ye foot path & Southward to a young white Oake mark't No 10 & 11 & ranging wth a Leading Stake to ye Crick

11th Share 50 rod Long & So to ye River

12th Share 20 rod at ye woods & 30 at ye Creek

13th Share 10 Rod wide at ye woods & 13 to ye Leading Stake Straight to ye Creek

14th Share is 14 rod at ye woods 16 at Leading Stake on a

Straite Line to ye Creek

15th Share is 15 pole at ye woods & 18 pole at ye Leading Stake Strait to ye Crek

16th Share is 16 rod at ye woods & 20 at ye Stake on a Straight Line to ye Sea

17th Share Lying on ye East Side of ye Neck being 52 rod

Long 16 rod wide

18th Share takes ye remaind of ye Meadow on ye east Side of ye Sd Neck ranging to ye path

Novembr the 4th 59

Received by me Absalon by order & Appoyntment Tackapousha Sagamore of Massapeague these goods following Imp^rmis three Coats, four goones, two Cettles, Eight pound of powder, Eight pound of Lead I say received by me

witnes the marke of the marke X of the marke X of X Schy[]guy Absalon

Nyounckanup the marke X of Quakanuske

January the 21: 1659: Know all men by these presents that I Tackapousha Sachem of Massapeague have this day received of Mr John Richbill two Kettles Two Swords & Kersie for two Close bodied Coats wth one Trading Cloth Coate & 4 yards of Lockarum (lockram, i. e. coarse linen) wth Trading Cloth & Locrum is in Valuable Consideration of ye Shoes & Stockings Specified in ye Covenant for & in Consideration of wth Sumes had & formerly recd I doe fully & freely decharge my Self Satisfied of all & every perticular Specified in ye Covenant. And in Consideration of ye Land & Meadow that I have Sold to ye Inhabitants of Oysterbay witnes my hand the Day & Yeare abovesaid

the marke of
X Tackapousha
X The marke of
Checonow Absolon X
Henry desbrow The marke X of
Wow house

I Rioncomband Do ratifie & confirme what my ffather hath formerly confirmed as Witne my hand the first of ffebruary 1659
The marke X of The marke of Checonow X
Wallen Salkes Rioncomband
The mark X of X ogro

(p. 55)—Know all people to whom these preents Shall come that we whose names ore here und Written to Say Tackapoosha ye Sachem of Massapeague upon ye South Side of Long Island. And Chepeiconow ye Young Sachem Brother of ye abovesd Tackapoosha have Granted Bargained for & Sold. And do hereby grant, bargaine for & Sell unto the Inhabitants of Oysterbay. That is to Say to Anthony Wright Peter Wright, Nicholas Wright, Daniel Whithead, John Richbil & Samuel Andrews and other ye Inhabitants now Residei[ng] in ye Sd place All our Meadow at ye South Side of this Island Comonly called by ye name of Massepeague Meadows; on ye West Side Bounded wth ye River called Warrasketuck; And on ye East wth ye River called Arrasquongue; freely & peaceably to enjoy make use of & possess for them ye abovesd Inhabitants their Heires & Successors forever #vided that ye Sd Inhatitants yt ye Said Inhabitants of Oysterbay abovenamed & Intended or any of them Do pay or cause to be paid unto ye above specified Sachem or his Successors at or before ye first Day of July next ensuing ye Date hereof for Several Sorts of goods that we Do now hereby own & acknowledge to have received & wee are paid all to our full Satisfaction well & truly by ye Inhabitants of Oysterbay according to ye abovesd Pviso. for ye Sd Tract of Meadows above Specified And we ye Sd Tackapoosha Sachem of Massapeague Chepeiconaw yt young Sachem for us our Heires & Successors do covenant #mise & obliege our Selves our Heires & Successors to & wth the forementioned Inhabitants of Oysterbay that they Shall be Maintained in possession & enjoy the Said Tract of Meadows they & their Successors forever in Peace & quiet notwithstanding any preingagement or other Incumbrance that may arise from any person or persons whatsoever; And in Witnes of ye truth hereof & our reall Intended performances, we do hereunto Sett our hands & Seales in Oysterbay the Seventeenth Day of March 1658 And further that ye Sd Inhabitants of Oysterbay Shall have free use for any Timbr as they have need off; with Liberty to Stack their Hay; Comoning for their Cattle upon ye Upland; Also High-waies for Carting & foddering of Cattle all Intended on ye Uplands next adjacent to the Said Meadows from time to time forever; to have & to hold, And free High-waies through all Such Uplands for Horse & Carts in any place or places thereof as they from time to time may find See or Judge most for their accomodation of ye Sd Inhabitants of Oysterbay or their Successors forever to all which the premises above mentioned wee as above Intended well & truly to observe & performe, do obliege & bind our Selves our Heires & Successors forever as Witnes our hands

in p^rsence of us Henry Townsend The marke X of O Tackapoosha Sachem

Richard paynter Thomas Townsend	The marke X of Chepieco	O
Recorded in the office of New Y 1667: By me Matthias Nicholls Se		ch :
(p. 56)—Lotts Laid out upon Unka The first Lott begining on East Side next to ye Meadows, And all from Laid through ye middle of ye Neck the Neck:	e of ye Neck by ye High W ating to ye Middle High-w	/ay /ay
ffirst Lott 9 Rod wide in front & R Townsend 2d Lott 9 rod in ffront & rere & 66 insons	in Length Joseph Dick-	1 2
3 ^d Lott 7 Rod in ye front & rere 7 4 th Lott 7 rod in ye ffront & rere 7 5 th Lott 7 rod in ye front & rere 7 6 th Lott 7 rod in ye front & rere	Tho: Townsend by Lot Sam: Andrews by Lot	t 4 t 5
7th Lott 7 rod in ye front & rere 7		_
13 Lott 7 rod in ffront & zere 7 14 Lott 7 rod in ffront & rere 7 15 Lott 7 rod in ffront & rere 7 16 Lott 7 rod in ffront & rere 7 17 Lott 7 rod in ffront & rere 7 18 Lott 7 rod in ffront & rere 7 19 Lott 9 rod in ffront & rere 9 20 Lott 9 rod in front & rere 9 21 Lott 9 rod in ffront & rere 9 22 Lot 9 rod in ffront & rere 9 23 Lott 10 rod in ffront & rere 10 24 Lott 10 rod in ffront & rere 10 25 Lott 10 rod in ffront & rere 10 26 Lott 10 rod in ffront & rere 10 27 Lott 10 rod in front & rere 10 28 Lott 11 rod in front & rere 11 29 Lott 11 rod in ffront & rere 11	John Williams by Lott Alice Crabs by Lott Aaron fforman by Lott	t 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22 22 22 22 22 22 22 22 22 22 22
30 Lott 11 rod in ffront & rere 11 A highway between e	Adam Wrights by Lott	30
31 Lott 12 rod in front & rere 12 32 Lott 12 rod in front & rere 12	Mr Harvies by Lott Moses Mudge by Lott	

```
33 Lot 12 rod in ffront & rere 12
                                     John Rogers
                                                     by Lott 33
34 Lott 16 rod in front & rere 16
                                      Rob<sup>t</sup> Coles
                                                     by Lott 34
35 Lott 27 rod in front & rere 27:
                                                      by Lott 35
  The division of Lotts on ye west Side of the Neck begining
wth Numbr next ye Meadows as ye East Lotts & fronting to ye
Highway & ranging westward a Cross ye Neck
1<sup>st</sup> Lott 6 rod in front & rere 6½
                                  Anthony Wrights
                                                     by Lott 1st
2d Lott 6 rod in front & rere 61/2
                                      Job Wrights
                                                      by Lott 2
3 Lott 6 rod in ffront & rere 6
                                    Rob<sup>t</sup> Williams
                                                      by Lott 3
4 Lott 6 rod in ffront & rere 6
                                     Jnº Robins
                                                       by Lott 4
5 Lott 7 rod in ffront & rere 7
                                  Nathan Burdsalls
                                                       by Lott 5
6 Lott 7 rod in front & rere 7
                                    James Cocks
                                                       by Lott 6
7 Lott 8 rod in front & rere 8
                                  Matthew Priors
                                                      by Lott 7
8 Lott 8 rod in front & rere 8
                                  William Hudsons
                                                      by Lott 8
9 Lott 8 rod in front & rere 12
                                   Jnº Weekes wrk
                                                       by Lott 9
10 Lott 8 rod in front & rere 10
                                                     by Lott 10
                                    Jnº Underhills
11 Lott 8 rod in front & rere 8
                                  Nicholas Wright
                                                     by Lott 11
12 Lott 9 rod in front & rere 9
                                     John Coles
                                                     by Lott 12
13 Lott 9 rod in front & rere 9
                                   Richard Harcott
                                                      by Lott 13
14 Lott 9 rod in front & rere 9.
                                    Tho: Millers
                                                     by Lott 14
15 Lott 8 rod in front & rere 8:
                                   Jnº Townsends Oysterbays
                                                      by Lott 15
16 Lott 8 rod in front & rere 8
                                   Joseph Ludlam
                                                     by Lott 16
17 Lott 9 rod in front & rere 9
                                    Caleb Wright
                                                     by Lott 17
18 Lott 9 rod in front & rere 9
                                                    by Lott 18:
                                   Aaron fforman
19 Lott 9 rod in front & rere 9
                                 William Bucklers
                                                    by Lott 19:
20 Lott 9: rod in front & rere 9:
                                   Moses fformans
                                                     by Lott 20:
21 Lott 9 rod in front & rere 9
                                  Nathaneel Coles
                                                    by Lott 21:
22: Lott 9 rod in front & rere 9
                                      Jno ffexe
                                                    by Lott 22:
23 Lott 9 rod in front & rere 9
                                    John Wright
                                                     By Lott 23
24 Lott 9 rod in front & rere 9 William Thornicroft
                                                     by Lott 24
            High Way frontt ye west River
25 Lott 8 rod in ye front & rere 8: Gideon Wrights
                                                     by Lott 25
26: Lott 8 rod in front & rere 8: Abraham Allens
                                                     by Lott 26
27. Lott 8 rod in front & rere 8: Edmond Wright
                                                     by Lott 27
28 Lott 10 rod in front & rere 10 Joseph Dickinsons
                                                     by Lott 28:
29 Lott 10 rod in front & rere Samuel fforman: Sr
                                                     by Lott 29
30 Lott 10 rod in front & rere 10
                                    George Dennis
                                                     by Lott 30
31 Lott 10 rod in front & rere 10
                                                    by Lott 31:
                                     Mary Willis
32 Lott 10 rod in front & rere 10
                                    Josias Latten
                                                     by Lott 32:
33 Lott 12 rod in front & rere 12 Nicholas Simkins
                                                     by Lott 33
34 Lott 16 rod in front & reere: 16:
                                        Inº Davis
                                                     by Lott 34
35 Lott 20 rod wide in front & rere: 20: Simon Cooper by Lott 35
  This is a true Record of ye originall Diligently compared by
John Newman Record<sup>r</sup>
                                                           lvii:
(p. 57)—THIS WRITING witnesseth yt wee whose Names are
```

hereunder written have granted Bargained & Sold and by these presents do grant Bargaine & Sell unto Daniel White head of Oysterbay all & Singular all yt Neck of Land & Meadow and all other ye Appurtenances thereunto belonging Lying & being between Pine Island & Matenacock comonly called & known by ye name of Oake-Neck And further giving & granting unto ye Sd Daniel his Heires Executre or Assignes full power & possession thereof from all titles and demands whatsoever either by Indeans or any other in their names In Witnes whereof we have hereunto Set our hands this 24th of Novembr 1658:

Signed & dd in ye p^rsence of John Laughtone & Joseph Smith: the marke of Josias X Indean the marke X of Roger: Indean

Know whom it may any way concerne yt I Daniel Whitehead now Inhabitant of Oysterbay do fully freely & Absolutely Assigne & make over all my right, title & Interest of this Inwritten Covenant unto ye Inhabitants of Oysterbay from me my heires & Assignes forever; unto the aforesd Towne their Heires & Assignes forever witnes my hand the 4th of ffebruary in ye yeare 1660:

Daniel Whithead

Anno Dni one thousand Six hundred & fifty three This Writing witnesseth yt Assiapum alias Mohenes have Sold unto Peter Wright Samuel Mayo, William Leverich, their Heires Execut[®] Administratra & Assignes all his Land Lying & Scituate upon Oysterbay & Bounded by Oyster River to ye East Side, And Papaquetunk River on ye West Side wth all ye Woods, Rivers, Marshes, Uplands, ponds and all other ye Appurtenances Lying between ye Bounds afore named, with all ye Islands Lying to ye Sea ward (Excepting one Island comonly called Hogg Island) and Bounded neer Southward by a Poynt of Trees called Cantiague; In Consideration of web Bargaine & Sale he is to receive as full Satisfaction Six Indean Coats, Six Kettles, Six ffathum of Wampam Six Hoes, Six Hatchetts, Three paire of Stockings, Thirty Aule-blades or Moxes, Twenty Knives, Three Shirts and as much Peague as will amount to four pounds Sterling; In Witnes whereof he hath Sett to his Mark in ye prence of; Thes words (by Oyster) in the 5th Line William Washborne, Anthony Wright were Interlined at ye writing hereof Robert Williams and (all his Land) in ye Same Line Assiapum or

(See p. 334 for another copy. See Appendix for actual text)

X Mohenes his mark

Wee wthin named, Samuel Maio, Peter Wright & William Leverich, do accept of as Joynt purchasers wth our Selves, the persons und Specified to ye Like right & Interest as wee have our

Selves in ye Lands purchased of Asiopum & perticularly mentioned in the writing made & Subscribed by himself & other Indeans respectively Interessed in the names of Such as were absent, Acted by him and them all; Witnes our hands

Joynt purchasers wth us William Leverich Mr Washbourne Samuel Mayo

Recorded in ye office at New Yorke Tho: Armitage Daniel Whitehead this 27th Day of March: 1667 By mee Matthias Nicolls Secr

Anthony Wright Robt Williams John Washbourne Richard Holbrook

lviij

(p. 58)—Oysterbay December ye 20th 1678: Be it further manifested & Declared unto all people that I Suscaneman alias Runasuck ye Chiefe #prietor of ye Lands of Matenacock within ye Pattent & Township of Oysterbay and true owner of ye Said Lands, And Successor unto Asiopum alias Mahams Deceased, that Sold ye wthin written Lands unto Peter Wright, William Leveridge & Samuel Mayo, do by these presents for further explanation of ye Sd Bounds of ye Said purchase, weh is to be und Stood ye Sd purchase on ye Town right of Land, is to begin at ye Head of the Bever Swamp River and from thence to ye Head of ye Stream called Suckscakes Wigwam by ye Cart way west Side, & from thence upon a South Line to ye Line of Division between ye Town of Oysterbay & Robert Williams agreed upon in ye yeare 1664 and from thence to ye Hole of Water or concluded to be ye Head of Cold Spring, Including all ye Lands priviledges and Appurtenances to ye North Sea, To ye Sd purchasers their Heires Associates & Inhabitants now of Oysterbay; To have & to hold from me my Heires, Successors or Assignes forever; unto ye Sd purchasers their Heires, Associates & Successors ye Inhabitants now of Oysterbay as their own ## right title & Interest wthout any reservation as witnes my hand & Seal the Day abovewritten

Sealed & dilivred in prence of George Codner William Crucker

Suscaneman X alias Runasuck his marke & Seal О

This above writing is \$\paraller{1}\$tested against by ye ffreehold at ye Lower end of ye next page of this Book

March: 22: 63: Whereas I understand there is Some Controv^rsie about a Sale of Lands made by Assiopum otherwise Mohenus made to Samuel Mayo Peter Wright & my Selfe; for want of Some formalitys usuall in English Deeds; And being Desired to expresse wt I understand about ye prmises: I Do therefore testifie that ye Intention of ye Sd Asiopum &c

was to covey not onely his right; but ye right of his Heires, Executrs &c wch though not exprsed is easilie \$\psi\ved; 1st for that ye Indeans So far as I understand have never made any Sales for Lives but of custome wch is their Lawe: pass ye right of theirs; Heires &c wth their owne, unless they make any expresse exception 2^{dly} &c there is enough in ye writing to we this to have been his Intention, Vizt the words interlined, Heires &c wee must put a Barre against his Heires, Execut¹⁸ &c wch if it may help Such as are in Difference to a better Inteligence, I Shall be glad, If otherwise, I shall be Sorry yt Such as Pfess themselves Christians Shall teach Heathens Less Honesty under prtence of teaching them more Law: this is the testimony of me

Wm Leverich

The Agremt of ye \$\text{Psons Imployed by ye Towne of Hempsteed & Oysterbay about ye Limitts between them is as ffolloweth, Viz^t

That ye Inhabitants of ye Town of Oysterbay are to have ffree passage over ye Plains by Carts or otherwise, to their South Meadows, no way hindering ye prtentions of ye Inhabitants of Hempsteed to ye Sd Plaines or their Meadows at ye South And that ye West Bounds of Oysterbay Limitts Shall begin against the Sandy Beach Comonly Called Barre Beach that abutts from Cow Neck Cross Hempsteed Harbour over against Matenacock Land, So to Run upon a Straight Lyne to Robert Williams Markt Tree, at ye Point of Trees Comonly called by ye name of Cantiague, But no persons Priety to be hereby taken away.

This was declared before ye Govern this 25th Day of Octob

1677: & is entred in ye Office by me

Matthias Nicolls Secre

Capt Jnº Seamant from Mr Robt Jackson Hempsteed Mr Henry Townsend Capt Tho: Townsend from Oysterbay

lix

(p. 59)—This for the Justice & Commission^{rs} of Oysterbay Hempsteed March ye 18: 1685/6: ffriends we were Informed by yor Neighbor John Townsend yt you were desirous yt the Lyne Should be Run from the Barr Beach to Cantiague point, ye weh wee are willing Should be done; Therefore on Munday next wee will meet you at Cantiague point for to run ye aforesd Lyne, if you please to come; And if Munday Should be a Day not fitting: then ye next faire Day pray be not too Late in ye Morning; not(hing) els at present This by ordr of ye Justice & Commission^{rs}

Nathaneel Pearsall Clar.

357

At a Town Meeting held this 20th Day of March 1685/6 Then ordred and agreed upon that these men underwritten Should be to Run ye Lyne betwixt Hempsteed & Oysterbay: to witt Robert Cole, Nathaneel Cole, John Townsend at Mill, Isaac Daughty & Job Wright, And that their Consumation of ye Matter Shall Stand good & effectuall & be entred upon Record

Memorand that these five men are to Meet Hempsteed men ye 22th Day of this prent March according to ye Appoyntm of ye Sd Hempsteed men for ye ending of ye Matter aforesd: By order

of ye Town

k

John Townsend Senr

This Writing witnesseth that wee underwritten being Imployed by our Towns to Run the Lyne between oure two Towns, Hempsted & Oysterbay weh wee have Done, it begining at a Cedar Tree Standing on Matinacock Land, on ye East Side of Hempsteed Harbour, right over against ye End of ye Sandy or Barr Beach, And So running from thence upon a Direct Line to a Marked Tree that Stands upon Cantiague Point, which Line is now made by Marked Trees; This Done ye 23d of March in the Yeare 1685/6 as witnes our hands

John Seaman
Simon Saring
Nathaneel Pearsal
Nathaneel Coles
Job Wright
John Townsend

These for
Hempsteed
Oysterbay

At a Town Meeting May ye 12: 1692

Whereas there is a writing Recorded in ye foregoing page of this Booke of Numb^r 58 wherein Suscaneman alias Runasuck Indean Doth Seem to Give a further explanation of ye Bounds of our Town by ye Indean Deed of ye old purchase; weh writing wee ye ffreehold^{ro} of Oysterbay had no knowledge off before it was Done therefore Could Give no Consent to it much Less could give any ord^r to have it done, doubtless Cap^t Townsend when he was Clerke \$\pi\cup \text{cured}\$ it but to w^t end wee know not, for wee have our Towne Land by our Indean Deed So Cleerly & palpably Bounded on all Sides that there can be no better nor ffurther Explanation of it; Therefore wee ye Sd ffreehold^{ro} do wth an unanimous Consent refuse reject & Absolutely cast of this Sd writing both ye originall & ye Record and that it is ffals & erronious and therefore wee do here enter our protest against it and do ord^r ye Clerke to record it

Entred by ordr of ye ffreeholdra

P John Newman Recordr

(p. 60)—THESE PRESENTS testify yt wee Tackpaysha Sachem Shippy Sachem, Mamme, Maumihas, Opison, Sackanick,

Wigrow, Coniume-Kanick, Sruckan, Poponhook Indeans, Owners & Prietre of a Neck of Land called by ye Indians Possaikas Lying & being on ye South Side of Long Island & Called by ye English ye west neck; Being Bounded on ye West wth a Neck of Land Called Simons his Neck, And on ye East wth Massapage Neck Lying & being win ye Patten of Oysterbay; which Sd Neck of Land to extend from ye Meadows Northward to ye Great Plaines that is from ye Natural ffresh & Salt Meadows, The River yt bounds it on ye East Side is called Pawpanawis by ye Indeans, The River on ye West Side is called Raskabakush weh divides it from Simons his Neck aforementioned, and for ye Breadth of ye Neck it is to hold ye Same Breadth (till it comes at ye Great Plaines) web it hath at ye Indean foot path web goes cross the neck at ye washway; Which Sd Neck of Land as above bounded and exprest, Together wth all ye Timb, Benefits priviledges & appetences thereupon or thereunto belonging; wee ye aforesd Indeans for a valuable Considuation in hand paid & received in full Satisfaction from John Townsend Sent of Lusum, Job Wright & Isaac Daughty all wthin ye Township of Oysterbay in Queens County; Have Given, Granted, Aliened, Sold enfeoffed & Confirm'd, And by theese presents do ffully ffirmly & absolutely Give, Grant, Alien, Sell, enfeoffe & confirme unto ye aforesd John Townsend Job Wright & Isaac Daughty their Heires execut^{rs} Adminis^{rs} or Assignes ye abovesd Neck of Land, fully & Amply as above bounded & exprest, ffrom us our Heires Executrs or Assignes for ye Sd John Townsend Job Wright & Isaak Doughty To have & to hold peaceably Poses & enjoy forever as their Heires & Assignes own PP right and Inheritance; And wee ye aforesd Takpoushe, Shipy, Mammee Wawmihas Opison, Sakinick, Wigrow, Conjume Kanick, Srukan, Peponhock Indians before mentioned Do for our Selves our Heires or Assignes from any Pson or Psons by from or und us or any of us Claiming any Interest in ye Sd Land upon any prtence wisoever Shall & will Warrant & forever by these preents defend, that this is our Act & Deed wee testify by Setting too our hands & Seales this two & t[we]ntyth day of Aprill Annoq Domi 1690 and in ye Second yeare of ye Raigne of our Soveraigne Lord William by ye Grace of God of England, Scotland, ffrance & Ireland King defend of ye faith

Signed Sealed & dd		Tackpauhee X his marke	0
in ye preence of us		his	
Thomas X Miller		Chippy X	0
his marke		marke	
Dan ^{II} Denton		Mammee X his	0
his		marke	
Wighrow X marke	0	Waumihas X his	0
marke		marke	

This Deed acknowledged before me one of their majesties Justices of ye peace Aprill 23: 1690: Richard Harckutt

(\$\dot 61)_THIS INSTRUMENT of writing or Deed of Sale witnesseth unto all Christian people to whome it may come or or any way concerne; Know yee that whereas we underwritten Suscaneman alias Runasuck Samos & Quarapin all three Indeans being Impowred by ye rest of ye Indeans and Chieff Aprietors of ye Lands called by ye English Matenacock, Scituate Lying & being wthin ye pattent of Oysterbay wthin Queens County upon Long Island by vertue whereof, & for the full Sume of Nineteen pounds ten Shillings Merchants pay to us pd before ye Signeing & Sealing hereof; Have Bargained Sold & by prsent possession Dilivrd unto James Townsend of Oysterbay a certaine Tract of Land at ye Cedar Swamp So called; The first bounds whereof begineth at John Underhills Southeast bound and from thence South Eighty Rod to Job Wrights Northeast Bound Ranging ye Same Breadth by Job Wrights Land & John Underhills Lands westwardly to ye Cartway from Muskeeto-Cove to ye plaines being ye Same breadth at ye west end as at ye East & in quantity Eighty Acres more or Less for ye value of Nineteen pounds ten Shillings as abovesd received; wee do hereby Manifest & Declare yt we have freely Sold & by preent possession delivered unto ye abovesd James Townsend his Heires Executre Administratre or Asignes; To have and to hold occupy, possesse & enjoy ye Sd Tract of Land as Laid out by Nathaneel Coles & Tho: Townsend and Bounded as abovesd forever; from us our Heires Execut^{rs} Administrat^{rs} or Assignes or any other \$\pi\$son or \$\pi\$sons from by or und us Laying Claime to a(n)y \$\psi\$t or parcell thereof by vertue of Heireship grant, Sale or otherwise be it of what nature whatsoever Ingaging our Selves Heires & Successors to uphold, Maintaine & make good to him ye Said James his Heires & Successors in their peaceable Improvement & enjoyment of ye prmises as fully & amply to all Intents & purposes as mought be written or worded according to Law; To ye Confirmation of this our Deed of Sale wee have Subscribed our hands & Sett to our Seales in Oysterbay this 26th day of March 1685:

Signed Sealed & dd
in prsence of us
Tho: Townsend
John underhill

Quarapin X & Seal O marke his Suscaneman X & Seal O his marke

cclii

Samouse X & Seal O

This Bill of Sale acknowledged before me Richard Cornell plu: lxx

(p. 62)—To all Christian people to whom this present writing Shall come or in any wise ap@taine: Be it known that I Adam Wright of Oysterbay in Queens County on Long Island in ye Collony of New Yorke, ffor & in ye Consideracon of full Satisfaction already recd, before ye Sealing & Dilivry hereof and for other good causes & consideracons me ye Sd Adam especially Moving, have given granted, Bargained, Alienated, Made over, Sold & Confirmed and by these preents I ye Said Adam do Give, grant, Bargaine, alienate, make over, Sell & confirme unto William Buckler of Oysterbay aforesd aforesd all my Right title & Interest, claime & Demand wtSoever wch I ye Sd Adam now have or wch any of my Heires. Execut^{ra} Adminis^{ra} or Assignes may hereafter have of & in Twelve Acres of Land being \$\psi\$t of a Tract of Land web I now enjoy, not wthin ffence, but formerly Laid out to me by ye Surveyors of Oysterbay aforesd web Land was formerly Anthony Wrights, Lying & being on ye East Side of ye High way to Leading from Oysterbay to Lusum & Somewhat neer ye plaines web Sd twelve Acres of Land is already Laid out unto ye Sd William by ye Sd Adam, the Sd William & John Newman, Ranging along the east Side of ye forementioned Tract of Land and bounded on ye outside against ye Comon wth ye two Corners Boundre of ye Sd Adams Land being in Length one Hundred & Thirty one Rod Extending into the Sd Adams Land near ffifteen Rod, & bounded at ye South end wth a Stake in a Small pond, and at ye North end wth a Small black Oake Tree; TO HAVE AND TO HOLD ye Sd twelve Acres of Land wth all priviledges, Phits & Comodities thereto belonging; unto his ye Said William Buckler his Heires Executre Administratre or Assignes forever, And the Sd Adam hath put ye Sd William into a Lawfull & peaceable possession of ye Sd twelve acres of Land by ye Dilivery of these prsents; And ye Sd Adam doth further Covenant to & wth ye Sd William that it Shall & may be Lawfull for him ye Sd William his Heires, Executors, Administratrs or Assignes quietly & peaceably to have, hold, occupie possess & enjoy the Sd Twelve Acres of Land wth ye Appurtenances forever thereof wthout ye Lawfull Lett hindrance or Interuption of him the Sd Adam his Heires Execut^{ra} Administrat^{ra} or Assignes or any other person or persons Lawfully claiming for by or und him or either of them by vertue of any form gift, grant, Bargaine or Sale w soever; And I the Sd Adam do hereby declare that this my Deed Shall Stand good & effectuall according to the true Intent & meaning hereof notwithstanding any error that may be found herein web is not according

861

to Law IN WITNES whereof I ye Sd Adam Wright have hereunto Set my hand & Seal the first day of April in ye year of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd

Adam Wright O

in ye prence of us: John Newman John Townsend John Stewart

vide cclxxv

(p. 63)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise apptaine; Be it known yt I Adam Wright of Oysterbay in Queens County upon Long Island in ye Prince of New Yorke, for & in ye Consideration of the Sum of Eight pounds Merchantable pay Currant in this Collony in hand paid before ye Sealing & dilivery hereof, and for other good causes & consideracons me ye Sd Adam especially Moving; HAVE GIVEN, GRANTED, alienated, made over, Bargained, Sold & Confirmed, And by these preents I ye Sd Adam Do give, grant, alienate, make over, Bargaine Sell & Confirme unto John Townsend Son of Henry Townsend Sent of Oysterbay aforesd A piece or plott of Land, being part of yt weh is comonly called ye old planting field, Scituate within ye bounds of Oysterbay aforesd, And Bounded on ye West wth ye Sd Adams fence as now it Stands, and So to Range fourty two pole in Length & fourty two pole in breadth making it a direct Square Containing Eleven Acres or thereabouts, Together wth all my right, title, Interest, claime & demand wtsoever weh I the Sd Adam now have or weh any of my Heires Execut^{ra} Administrat^{ra} or Assignes may hereaft have of & in ye Sd piece of Land weh is now in ye possession of me ye Sd Adam, but form'ly in ye possession of Alice Crabb deceased, wth all the fences thereto belonging wth all issues & profits therefrom arising or growing TO HAVE AND TO HOLD all & Singular ye prmises wth ye Appurtenances thereof unto him ye Sd John Townsend his Heires Execut^{ra} Administrato or Assignes and to his & their only ## use & behoofe forever, And the Sd Adam hath put ye Sd John into a Lawfull & peaceable possession of ye prmises by ye dilivery of these prsents, And ye Sd Adam doth for himselfe, his Heires, Execut¹⁸ Administratrs & Assignes further covenant to & wth the Sd John that it Shall & may be Lawfull for him ye Sd John Townsend his Heires, Execut¹⁸ Administrat¹⁸ or Assignes or any or either of them quietly & peaceably to have, hold, occupie, possess & enjoy all the afore mentioned piece of Land will ye Appurtenances thereof wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Adam Wright or any other Son Lawfully claiming for by or und him by meanes of any form gift, grant, bargaine or Sale w'Soever, but that ye Sd Adam his Heires Executre & Administrat^{ra} Shall defend the Sd John his Heires & Assignes

in their peaceable possession against all Just claimes & demands yt Shall be made to ye Sd piece of Land by any person or persons whatsoever; And also yt this my deed Shall Stand good & effectuall according to ye true Intent & meaning hereof IN WITNES whereof I have hereunto Sett my hand and Seale the Thirtyth day of July in ye yeare of our Lord one thousand Six hundred eighty & Six; And in ye Second year of James ye Second of Great Brittan france &c King &c

Signed Sealed & dd.
In prence of us:

John Newman
the marke X of

William Buckler Samuel Banks Adam Wright O

lxxi:

Know all men by these presents that I John Townsend whin Mentioned do hereby these presents Asinge & make over all my right & Interest to ye whin Mentioned Land bought of Adam Wright to my Brother Robert Townsend whall ye whits Comodity[s] & Appurtences belonging to ye Same as fully & Amply as ever it was Invested in me to ye only who use & behoofe of my Sd Brother Robert Townsend his Heirs and Asings for ever to what Asinged in presence of us

Asinged in presence of us

John Townsend Henry Townsend Senior

This asinemt is written on ye Back-John Dewsbury

side of ye Deed recorded in this page vide lxvii

(\$\phi\$. 64)—This Instrument of wrighting or deed of conveyance may testify to all people yt it doth or ever may concerne That I Adam Wright of Oysterbay in Queens County on Long Island in ye Colony of New Yorke, for & in Considication of ye Sume of Tenn pounds in Silver money to me in hand paid by Henry Townsend Jun of Oysterbay aforesd before ye Sealing & dilivery of these preents; In consideration of web money I ye Sd Adam Wright hath Granted, released, confirmed & Sold, And by these prsents d(0) Grant release Sell & confirme unto ye Sd Henry Townsend Jun his Heires & Assignes forever; Three whole Shares of Meadowing Lying by ye Bever Swamp Creek, And Adjoyning to Henry Townsend Sent his Land, being three Acers more or Less And Bounded on ye South by a Small Share of Meadow formerly bought by ye Sd Henry Townsend Jun of ye Sd Adam Wright, And on ye North by Gideon Wrights Meadow; I ye Sd Adam Wright do by these preents Diliver into ye Actuall possession of ye Sd Henry Townsend the aforesd Three Shares of Meadowing; To have & to hold to ye only per use & behoofe of him ye Sd Henry Townsend his Heires & Assignes forever And ye Sd Adam Wright for him Selfe his Heires Executor

and Administrat^{ra} doth covenant grant & agree to & wth ye Sd Henry Townsend his Heires & Assignes by these p^rsents yt he nor they shall not Interupt, Molest nor disturb ye Sd Henry Townsend his Heires or Assignes in ye peaceable & quiet possession of ye abovesd p^rmises but Shall to ye uttermost of their power & Knowledge #tect ye Sd Henry his Heires & Assignes in ye quiet possession of ye Same, To w^{ch} I ye Sd Adam Wright have Sett my hand & Seale ye Twenty first Day of August Anno Dom:— 1686

Signed Sealed & dd Adam Wright O in prence of us Mary Wright: O John Dewsbury: George Codner:

TO ALL CHRISTIAN PEOPLE to whome this present writing Shall come or in any wise appertaine Be it known yt I John Townsend Ser of Lusum in ye Bounds of ye patten of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Consideration of ye Some of Three pound Six Shillings eight pence Sillver money currant in this Collony in hand pd before ye Sealing & dilivery hereof & for divers other good causes and Considerations me ye Sd John especially Moving HAVE GIVEN granted alienated, made over Bargained Sold & confirmed, And by these preents I the Said John do Give, grant Bargaine Sell & confirme unto Henry Townsend of Oysterbay aforesd, one piece or Share of Meadow in ye Meadows comonly known by the name of Bever Swamp Meadows Lying Just below ye ffield of Henry Townsend Se: Ad bounded on ye East by Thomas Townsends Meadow on ye west by Gideon Wrights Meadow being by estimation three quartre of an Acre More or Less Scituate Lying & being in Oysterbay bounds aforesd Together wth all my right Title & Interest Claime & Demand wtSoever weh I the Sd John Townsend now have or weh any of my Heires Execut¹⁸ Administrat¹⁸ or Assignes may hereafter have of of & in ye Sd piece of Meadow wth all Issues & #fits therefrom arising or in any wise Apertaining TO HAVE & TO HOLD ye Sd piece of Meadow with its Appurtenances to him ye Said Henry Townsend his Heires & Assignes & to ye only use & behoofe of him ye Sd Henry his Heires & Assignes forever AND ye Sd John hath put ye Sd Henry in[to] A Lawfull & peaceable possession of ye prmises by ye Dilivery of these prsents And the Sd John doth for him Selfe his Heires Execut¹³ and Assignes further Covenant & Agree to & with ye Sd Henry that it Shall & may be Lawfull for him the Sd Henry Townsend his Heires & Assignes quietly & peaceably to have, hold, occupie possess & enjoy all & Singular the prmises forever wthout the Lawfull Lett hindrance or Molestation of him ye Sd John his Heires or Assignes or any other Wson or Wsons Lawfully claiming for by or

und him by any way or meanes or by or under any prence whatsoever IN WITNES whereof I have hereunto Sett my hand & Seal the fifth day of January in ye yeare of our Lord one thousand Six hundred eighty & Six John Townsend Ser O Signed Sealed & dd in prsence of us

Daniel Weekes John Newman

lxvi

(b. 65)—TO ALL CHRISTIAN PEOPLE to whom th[is] prsent writing Shall come or in any wise [concern] Be it known that I James Townsend of O[ysterbay] in Queens County on Long Island in ye Collony [of New] Yorke for & in ye Considration of ye Sum of three p[ounds] & ten Shillings of Silver money in hand pd & rec[eived] before ye Sealing & dilivy hereof and for other [good] causes & Considerations me ye Sd James especially [moving] HAVE GIVEN, granted, Alinated made over Sold 1] confirmed, AND by these preents I ye Sd James Town[send] do give grant, alienate make over, Sell & confir[m] unto Edmond Wright of Oysterbay aforesd, A pi[ece] of Swamp Scituate Lying & being between Geor[ge] Townsends Home Lott & ye Street against ye Sd Edmond Wrights Lott and Bounded on ye East by ye Sd George Town[sends] Lott on ye South by ye High way on ye west by ye Sd Street on ye North by ye Sd Edmond Wrights Land being by estima[tion] three quartre of an Acre more or Less Scituate Lying & being [in] Oysterbay aforesd Together wth all my right title & Inte[rest] wch I now have or weh any of my Heires Executra Administ[rators] or Assignes may hereaft have of & in ye Sd Swamp wth a[11] Issues & #Pfits therefrom arising or growing or in any [wise] Apptaining TO HAVE AND TO HOLD unto him ye Sd Edm[ond] Wright his Heires Execut^{ra} Administrat^{ra} or Assignes [all &] Singular ye prmises: The Sd piece of Swamp wth ye Appurtenances thereof and to ye only per use & behoofe of him ye Sd Edmond his Heires or Assignes forever, And the Sd James hath put ye Sd Edmond into a Lawfull & peaceable possession of ye prmises by ye dilivery of these prsen[ts] And ye Sd James Townsend doth further covenant & agree to [&] wth ye Sd Edmond yt it Shall & may be Lawfull for him ye Sd Edmond his Heires or Assignes quietly & peaceably to have hold occupie possess & enjoy all & Singular ye prmises forever wth the Lawfull lett hindrance or Interuption of him ye Sd James his Heires or Assignes or any other Pson or Psons Lawful[ly] claiming for by or und him or any or either of them by meanes of any former gift Grant Bargaine or Sale wtSoe[ver] IN WITNES whereof I the Sd James have hereunto Sett my hand & Seale the Twenty Sixth Day of October in ye year of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd in p^rsence of us John Newman Joseph Ludlam

Edmond Wrights Lands & Meadow weh he is possessed off in Oysterbay & ye Bound[s] thereof is as ffolloweth

1st His Home Lott on weh he now Lives Lying by ye Street next above William Bucklers wth ye priviledge of Comonage & Woodland thereto belonging or weh hereaft^r Shall belong to it: This was fformerly Given by ye Town to Caleb Wright Brother to ye Sd Edmond but afterward came to him by way of Exchange

2^{dly} Ye Sd Edmond hath 3 Acres of a Home Lott Joyning to Isaac Daughtys Lott at ye Hollow weh 3 Acres Lyes next ye Highway agt Joseph Weekes Lott wth one third \$\psi\$t of a right of Comonage & Wood Land: wth all privilidges weh now are or wth hereafter shall belong to it. This his father Nicholas Wright had for worke about ye Mill Dam ye Sd Edmond hath one third \$\psi\$t of a whole purchasers Right at Hogg Island So called in ye Bounds of Oysterbay weh was formerly his ffather Nicholas Wrights

4¹⁷ The Sd Edmond hath one fourth part of a whole right of Meadow at ye South of Oysterbay wth all rights & priviledges thereto Belonging

5¹⁷ he hath also one third \$\psi\$t of a field of Twenty Acres Lying by ye High way Going to Lusum about two miles from ye Towne Bounded by ffrancis Weekes Land on ye East & Dickinsons Land on ye West

[6^{ly}] He hath a piece of Swamp & Upland w^{ch} was Given him by his ffather by his Last will & Testam^t w^{ch} Lyeth before ye Sd Enmonds House and Bounded by the Street on ye west & North and by Josias Lattens Land that was formerly but now ye Sd Edmonds on ye East and by ye Land mentioned in this above written Deed on ye South;

71y ye Sd Edmond hath halfe of a Lott or Share in ye Home Meadows web is Mentioned in ffollio ye 5th of this Booke wth ye Bounds thereof And also one Third \$\frac{20}{20}\$ to f two pieces of plaine Land ye one Containing about 20 Acres Lying neer Aaron fformans Hollow at ye Northwar[d] edge And ye other Cont 50 Acres Joyning to yt web was fforme[rly] Anthony Wrights ye Bounds of both these two pieces of plaine Land is to be Seen in page ye 99 of this Booke; more of ye Sd Edmonds Land in ffoli 5 of this Book

(p. 66)—TO ALL CHRISTIAN PEOPLE to whom this prent [writing] shall come or in any wise appetaine; Be it [known] that I Caleb Wright of Oysterbay in Queens County on Long

Island in ye Colony of New Yorke: for & in ye Considuation of ye Sume of two pounds Currant Silver money of this Colony in hand paid, and for other causes & Considiations me ye Sd Caleb especially Moving [hav]e GIVEN GRANTED, Bargained, made over, Alienated, Sold confirmed; And by these presents I the Sd Caleb do give [g] rant Bargaine, make over, Alienate, Sell & confirme unto [N]athan Burdsall of Matenacock in ye Bounds of Oysterbay [ab] ovesd A piece or Share of Meadow at Bever Swamp being [ju]st below Henry Townsends ffield: and Bounded by Henry Townsends Meadow on ye North & Henry Townsends Meadow on the South Lying & being in Oysterbay aforesd, being by estimation three quartre of an Acre be it more or Less; Together wth all my right Title & Interest, claime & demand wtSoever weh I ye Sd Caleb now have or weh any of my Heires Executrs Administratrs or Assignes may hereafter have of & in ye Sd piece of Meadow wth all Issues & Phits fro thence arising or growing; TO HAVE AND TO HOLD unto him the Sd Nathan Burdsall his Heires or Assignes the Sd piece of Meadow & every 钾t & 钾cel thereof wth its Appurtenances, and to ye only 钾钾 use & behoof of him ye Sd Nathan Burdsal his Heires Execut* Administratrs or Assignes [fore] ver And the Sd Caleb hath put ye Sd Nathan into a Lawful and peaceable possession of ye Sd piece of Meadow by ye Dilivery of these preents And ye Sd Caleb doth further Covenant for himself his Heires Execut¹⁸ Administratrs or Assignes to & wth ye Sd Nathan that it Shall & may be Lawfull for him ye Sd Nathan his Heires & Assignes quietly & peaceably to have hold occupie possess & enjoy all & Singular ye prmises forever Without ye Lawfull Lett hindrance or Interuption of him ye Sd Caleb his Heires Execut^{ra} Administrat^{ra} or Assignes or any other #son or #sons Lawfully Claiming for by or und him [or] by meanes of any former gift grant Bargaine or Sale wtSoever In Witnes whereof I have hereunt(0) Sett my hand & Seal the twenty [f]irst day of Decembr in ye yeare of our Lord one thousand Six hundred eighty & Six Signed Sealed & dd the marke of in prence of us Caleb X Wright O John Newman George Townsend Item lxxvii

Be it known by these presents that I Nathan Burdsall the wthin Mentioned in this within written Deed have Assigned made over & confirmed And by these presents I ye Sd Nathan do Assigne make over & confirme unto Henry Townsend Jur of Oysterbay in Queens County on Long Island in ye Collony of New Yorke all my right title & Interest wth I the Sd Nathan my Heires Executral Administratral or Assignes now have or hereaft may have of & in a Certaine piece of meadow mentioned in this within Deed unto him ye Sd Henry his Heires or Assignes forever as fully & Largely in every respect as it is made unto me ye Sd

Nathan by virtue of this within written deed; having received therefore Already ffull Satisfaction IN WITNES whereof I ye Sd Nathan have hereunto Set my hand & Seal ye twenty Second day of December in ye yeare of our Lord 1686:

Signed Sealed & dd Nathan Birdsal O

in prsence of us John Newman: John Wright

This Asignm^t is of ye above written Deed: plu: lxviij

These preents Declareth unto all whome it may any wayes Consarne that I Henry Townsend Sen of Oysterbay in Queens County on Long Island do give Grant & Make over & diliver in prsent possession to my Son Henry Townsend half my Meadow & Orchard here by my House, And half of all my right of Land and Meadow on Hogg Island, and half of all my right of Land at Cedar Swamp, and half of all my right of Land in ye Last great purchase on Matenacock, the Town bought; And of ye Land yt proves to be mine in ye Old Town purchase; I say I do by these preents g[ive] & diliver up half of all ye above mentioned the & the feels of Lands unto my Son Henry Town[send] and to his Leneal Heire or Heires of his own body, And he may give it to wch Child[ren] he please at or before his Death, But if my Son Henry do not will it to any child or Ch[ildren] of his Then my ordr is, his oldest Son if he Live to Inherit it Shall be ye Heire, but if [he] Leave no Male Heire, then his Surviving Daughters Shall be Heires to it all, To have, hold, possess, Occupy & enjoy as his or their own ## right, Title & Interest for [ever] as Witnes my hand & Seal ye eighteenth day of March in ye year one Thousand Six hundr[ed Signed Sealed & dd in prence of Henry Townsend Sen^r O John Newman: Job Wright Iohn Underhill John Townsend

(p. 67)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine Be it known yt I Job Wright of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considration of ye Sume of two pounds Silver money currant in this Collony And for other good causes & Considrations me ye Sd Job especially Moving the aforesd money being paid before the Sealing and dilivery hereof HAVE GIVEN GRANTED Bargained Sold & Confirmed unto Robert Townsend of Oysterbay aforesd ye Sonn of Henry Townsend Ser of ye Same place, A piece or plott of Land Lying at ye planting field So called And bounded on ye North by John Townsends field formerly Adam Wrights on ye west by Job Wrights Land having a Small white Oake Tree Markt wth H for ye South west corner boundr And from thence on a Straight Line to a Great White Oake Tree Markt wth H being ye Southeast corner

bound on ye east by ye ridge of ye Hill, being of ye Same Length with ye Sd John Townsends Land being by estimation three Acres be it more or less Scituate Lying & being in Oysterbay aforesd Together wth all my right Title & Interest claime & demand wtSoever weh I the Sd Job now have or weh any of my Heires Executrs Administratrs or Assignes may hereaftr have of & in ye Sd Land or any \$\psi\$t or \$\psicell\$ cell there of wth all Issues & \$\psi\\$fits therefrom arising or growing To have and to hold all & Singular ye prmises & every #t & #cell thereof unto him ye Sd Robert Townsend his Heires & Assignes And to ye only ## use & behoofe of him ye Sd Robert his Heires & Assignes forever And the Sd Job hath put ye Sd Robert into a Lawfull & peaceable possession of the Sd Land by ye dilivery of Turfe & Twigg & by the dilivery of these preents, AND ye Sd Job doth for himselfe his Heires Execut^{rs} & Assignes further Covenant & agree to & wth ye Sd Robert yt it Shall & may be Lawfull for him ye Sd Robert his Heires & Assignes quietly & peaceably to have hold occupie possess & enjoy ye Sd piece of Land forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Job his Heires & Assignes And Like wise ye Sd Job to defend ye Sd Robert his Heires & Assignes in ye peaceable possession of ye prmises against all Just Claimes & demands that Shall hereaftr be made to ye Sd Land or any \$\psi\$t or \$\psicell\$ cell thereof by any \$\psison\$ or \$\psison\$ sons w*-Soever: IN WITNES whereof I have hereunto Set my hand & Seal the Nineteenth day of January in ye yeare of our Lord one Thousand Six hundred Eighty & Six Job Wright Signed Sealed & dd o in prence of us Item lxxvii the marke of

Signed Sealed & dd

In presence of us

Item lxxvij

John Newman

Daniel Weekes

TO ALL CHRISTIAN PROPIE to whom this preent

(p. 68)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise ap@taine Be it known that we Henry Townsend Ser & John Townsend Sonne of ye Sd Henry Townsend both of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for Divers good causes & Considerations us ye Sd Henry & John especially Mooving HAVE GIVEN GRANTED alienated made over Bargained Sold & Confirmed & by these preents we ye Said Henry & John do Give grant, alienate, make over Bargaine Sell and confirme unto Henry Townsend Jur of Oysterbay aforesd Sone of the aforesd Henry Townsend Ser All that Lott of Land Lying on ye east Side of Matenacock Creek and bounded wth Gidon Wrights Land on ye Northside neer Sagamore Hill; wth James Townsends Land on ye South Side; with ye Meadow on ye west end; And with ye Comon or hill on ye East end being by estimation Twenty Acres be it more or Less Scituate wthin ye bounds of Oysterbay aforesd Together wth all ye right title & Interest Claime & demand whatsoev web we

ye Sd Henry Townsend Ser & John Townsend now have or any or either of us now have or any or either of our heires Executra Administratrs or Assignes may hereaftr have of & in ye forementioned Lott of Land wth all Issues & Phits therefrom arising or Growing: (Which Sd Lott of Land ye aforesd Henry Townsend Ser hath formerly given by his Last will & testament to his three Sons but now Sees cause to alter that Pticular in his Will and to Confirme it all to his Sone Henry as this Deed declares) TO HAVE & TO HOLD unto him ye Sd Henry Townsend Jur ye Sd Lott of Land wth its Apurtenances unto him ye Sd Henry Townsend Jur his Heires & Assignes forever And to ye only ## use & behoofe of him ye Sd Henry his Heires & Assignes forever, And ye Sd Henry Townsend Ser & ye Sd John hath put ye Sd Henry into a Lawfull & peaceable possession of ye prmises by ye dilivry of these preents And ye Sd Henry Townsend Ser wth ye Sd John do for them Selves them Heires Executra & Assignes further Covenant & Agree to & wth the Sd Henry Townsend Jur that it Shall & may be Lawfull for him ye Sd Henry Townsend Jur his Heires or Assignes quietly & peaceably to have hold occupie possess & enjoy all & Singular ye prmises & every Pt & Pcel thereof forever wthout ye Lawfull Lett hindrance or Interuption of them ye Sd Henry Ser or John or any or either of them or any or either of their Heires Executre or Assignes or any other #son or #sons Lawfully claiming for by or und them or any or either of them by meanes of any former gift, Grant, Bargaine or Sale w'Soever or any any other claime wtSoever And ye Sd Henry Townsend Ser & ye Sd John do hereby declare that they have received of ye Sd Henry Townsend Jur full Satisfaction in very respect for ye forementioned Lott of Land before ye Sealing & dilivery hereof IN WITNES whereof we have hereunto Set our hands & Seales the twenty fourth day of January in ye yeare of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd

in presence of us

John Newman George Codner

Henry Townsend Ser O

John Townsend O

Anna Townsend O

plu lxxxvi:

January 24: 1686:

I the above named Henry Townsend Ju^r for & in ye Consid^{ration} that my Brother ye above mentioned John Townsend hath by this Deed confirmed his ⊕t of ye above mentioned Lott of Land unto unto me I the Sd Henry do hereby declare that I ye Sd Henry that I have & do make over & confirme unto him ye Sd John Townsend a piece of Land Lying neer ye old planting field So called & Bounded on ye north by a high way And on ye South by ye Land w^{ch} was formerly Job Wrights Land being by estimation four Acres be it more or Less wth all my right

title & Interest claime & demand wtSoever weh I or my Heires Execut^{re} or Assignes may hereafter have to ye Sd piece of Land, as firmly in all respects as ye Sd Lott of Land in the above written Deed in all the clauses & Covenants thereof is made unto me To weh I Set my hand & Seal ye day & yeare above written Signed Sealed & dd Henry Townsend Jur in prence of us vide lxxi

John Newman

George Codner

(b. 69)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise ap@taine: Be it known that we Chippie & Sacahconick Sonne of ye Sd Chippie Indeans & Chief Pprietors of ye South Lands within ye Bounds of ye patent of Oysterbay in Queens County on Long Island in ye #vince of New Yorke: ffor & in ye Consideration of many fformer ffavours & kindnes received by us ye Sd Indeans of John Townsend Sen^r of Lusum in ye Bounds of Oysterbay aforesd and for divers other good Causes & Considerations us ye Sd Indeans especially Moving HAVE GIVEN GRANTED Infeoffed Made over & Confirmed And by these preents we ye Sd Indeans do give, Grant; Infeeffe make over & Confirme unt[o] John Townsend Ser of Lusum aforesd. One Neck of Land Lying & being at ye South before Mentioned and Bounded on ye west by a River called by ye Indeans Senix; Ranging by ye Same River Northward to a white Oake Tree Markt about Seventy Rod North of ye path going cross ye Neck, And from ye Sd Tree Eastwardly cross ye Neck to a white oake Tree Markt Standing by ye River called Quanatuckquas being ye North Bound And on ye East by ye Sd River And on ye South by ye Meadows; which Sd Neck is comonly known by ye Name of Little Neck Lying between ffort Neck & Unkaway Neck, Together wth all our Right Title & Interest claime & demand wtSoever web wee ye fforenamed Indeans now have or weh any of our Heires Executre Administratre or Assignes may hereafter have of & in ye Sd Neck of Land, wth all Issues & Phits therefrom arising or Growing or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd John Townsend his Heires & Assignes the Sd Neck of Land & ever ## & #Pcel thereof wth its Appurtenances And to ye only ### use & behoof of him ye Sd John Townsend his Heires & Assignes forever And the Sd Chippie and his Sonn have put ye Sd John Into a Lawfull & peaceable possession of all & Singular ye premises by ye dilivery of these preents and the Sd Chippie & Sacahconick his Sonne do for them Selves their Heires Execut¹³ & Assignes further Covenant & Agree to & wth ye Sd John Townsend that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have hold occupie possess & enjoy all & Singular the prmises forever wthout ye Lawfull Lett Hindrance or Molestation of them ye Sd chippee & his

Sd Son or either of them or any or either of their Heires, Execut^{ra} or Assignes or any other \$\pi\$son or \$\pi\$sons Lawfully claiming for by or und^r them or any or either of them, Notwithstanding any form^r Gift Grant Bargaine or Sale wtSoever IN WITNES whereof we ye Sd Indeans have hereunto Set our hands & Seales the ffourth day of ffebruary in ye yeare of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd the marke X of O in prence of us:

John Newman: Job Wright the marke X of O the X mark of: the marke of: X Secahaonick Indean Capt. Ramerock: Rohussah alias James:

Item lxxiij

TO ALL CHRISTIAN PEOPLE to whom this prsent writing Shall come or in any wise Apptaine Be it known yt I Ephraim Carpenter Sen^r of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considuation yt John Townsend Sent of West Neck at ye South in ye Bounds of Oysterbay aforesd hath Granted & Confirm'd unto me, a Certaine #cel of upland at west Neck aforesd by way of exchange to my ffull Content & Satisfaction as by a Deed und ye hand & Seal of ye Sd John Bearing Date wth these preents is at Large Demonstrated & for other good Causes & Considiations me ye Sd Ephraim especially Moving HAVE GIVEN, GRANTED, alienated, Infeoffed, Sold & Confirmed, And by these presents I ye Sd Ephraim do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto John Townsend aforesd all that of one Lott of upland weh was formerly John Newmans as it fell to him by Lott ye first Lott in Numbr Lying on ye Sd West Neck on ye East Side thereof & adjoyning to ye Highway ranging Cross ye Neck & is of ye Southermost or Lower Division of ye Upland on Sd Neck and one other Lott of Upland wch was fformerly William ffrosts as it fell to him by Lott ye Second Lott in Numbr & Joyning to ye ffirst Mentioned Lott on ye Same Side of Sd Neck & of ye Same Division, all wch is to be Seen at Large in ye records of Oysterbay in ye Booke B: Page 252: And ye Deeds of ye Conveyance thereof to ye said Ephraim are Likewise entred in ye Same book Together wth all my right, title & Interest, Claime & demand wtSoever wth I ye Sd Ephraim now have or weh any or either of my Heires, Executis or Assignes may hereaft have of to or in ye Sd two Lotts of Land & every ## & Pcell thereof wth all Pfits, Issues, Timber Trees or other Comoditys in & on ye Sd Lott in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd John Townsend his Heires & Assignes all & Singul ye fforementioned two Lotts of Land & Granted prmises to ye only ## use & behoofe of him ye Sd John Townsend his Heires & Assignes forever, And ye Sd Ephraim hath put ye Sd John into a Lawfull & peaceable possession of ye

Sd two Lotts of Land by ye Dilivery of Turf & Twigg & by ye Dilivery of these preents, And ye Sd Ephraim doth for himself his Heires, Executra & Assignes further Covenant & agree to & wth ye Sd John Townsend yt it Shall & may be Lawfull for him ye Said John his Heires & Assignes quietly & peaceably to have, hold, occupy, possess & enjoy ye Sd two Lotts of Land forever wthout ye Lawfull Lett, hindrance or Interuption of him ye Sd Ephraim his Heires Executra or Assignes or any other \$\pi\son or Psons Lawfully Claiming for, by or undr him or any or either of them Notwithstanding any former Gift, Grant bargaine, Mortgage or Sale wtSoever and the Sd Ephraim doth Bind himself & his Heires to warrant & defend ye Sd two Lotts of Land to ye Said John Townsend his Heires & Assignes forever according as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal ye fifteenth Day of Novembr in ye yeare of our Lord one Thousand Six hundred Ninety three Signed Sealed & dd in prence of us Ephraim Carpenter O John Newman Henry Townsend Jung Job Wright

This within written Deed acknowledged by the within named Ephraim Carpenter to be his reall act & deed by me one of their Maties Justices of ye peace December ye 17th 16[9]6

Nathaniel Coles

(p. 70)—Know all men by these presents that That we whose names are hereund written have out of our Naturall affection as well as for other Considercons moving us hereunto have Alienated, Bargained & Sold unto James Townsend of Oysterbay his Heires & Assignes forever to have & to hold all these our Shares of Meadow Lying & being on Oake Neck in ye Collony of New Yorke Sheere in Long Island & Bounded as ye Town Record makes mention, That is to Say Anthony Wright ye thirteenth and the one and Thirtyth Shares John Weekes of Warwick ye Three and thirtyth Share, John Townsend of ye ffarmes ye Twenty Sixth Share, Richard Crabb the Seventeenth Share, Wee whose names are here Subscribed do engage to uphold ye Sd James Townsend his Heires & Assignes in peaceable & quiet possession as their ## right forever from us our Heires or any other #son or #sons wiSoever by through or undr us, As Witnes our hands this 30th Day of May in ye Year of our Lord God 1678:

> Anthony Wright Richard Crab John Wickes

Lusum ye 8th Day of January 1675

To all Christian people to whom this Instrument of of writing Shall come: Be it known unto all men yt that I John Townsend

of Lusum have Sold unto my Brother James of Oysterbay one Share of Meadow upon Oake Neck Bounded as ye Town Record doth make Mention, This I do owne that I have Sold & received full Satisfaction for it from me my Heires or Assignes unto my Brother James him his Heires or Assignes forever to enjoy as their owne PP Intrust never to be molested by me nor any from me as witnes my hand ye Day & year first ritne and in prence of us

Henry Townsend Junor

Thomas Willitts

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall com or in any or in any wise Apptaine. Be it known that I George Townsend of Oysterbay in Queens County on Long Island in ye Pvince of New Yorke for & in ye Considration of ye Sum of ffifteen pounds of Silver money Currant in this Prince in hand pd before ye Sealing & Dilivery hereof in full payment & Satisfaction & for other good Causes & Considerations me ye Sd George especially Moving HAVE GIVEN GRANTED Alienated, Made over, Bargained, Sold & Confirmed and by these prsents I ye Sd George Do Give, Grant Alienate Make over, Bargaine, Sell and Confirme unto James Townsend of Cedar Swamp So called in ye Bounds of Oysterbay aforesd The Moity or half ## of Certaine Lands & Meadows Lying & being wthin ye Bounds of ye patten of Oysterbay aforesd weh I ye Sd George Stands now possessed off by Virtue of a Deed from John Weekes of Warwick in New England & Rose his wife und their hands & Seales bearing Date ye third Day of March one thousand Six hundred eighty & five or Six weh Deed Stands Recorded in ye 45th page of this Book: B: in Oysterbay Together wth Comon Rights and prviledges to ye Sd Land belonging whether it be Land already Laid out & enclosed, or not enclosed nor yet Laid out, weh doth or Shall 钾铜ly belong to ye forementioned Right of Land and half a Share of Meadow at ye South of Oysterbay aforesd as it was fformerly Laid out to ye Sd John Weekes & Rose his wife And also one allotment of up Land upon Unkaway Neck as fformerly Laid out Together wth all my Right, Title & Interest, Claime & Demand w'Soever weh I ye Sd George now have or which any or either of my Heires Execut¹³ Administrat¹³ or Assignes may hereaft have of, to or in ye Moity or half part of all & Singu[lar] ye fforementioned Land & Meadow wth all Issues & Phits, Customes & priviledges from thence arising or Growing or in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd James Townsend his Heires & Assignes ye Moity or half #t of all & Singular ye prmises with Apurtenances to ye only apper use & behoofe of him ye Sd James Townsend his Heires & Assignes forever: And ye Sd George hath put ye Sd

James in to a Lawfull & peaceable possession of all & Singular ye Moity of ye p^rmises by ye dilivery of these p^rsents And ye Sd George doth for himself his Heires Execut^{ra} & Assignes ffurther Covenant & agree to & wth ye Sd James that it Shall & may be Lawful for him ye Sd James his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all ye Moity or halfe \$\pi\$t of all & Singular ye p^rmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd George his Heires Execut^{ra} or Assignes or any other \$\pi\$son or \$\pi\$sons Lawfully claiming for by or und^r him or any or either of them Notwithstanding any former Gifts Grants, Bargaines or Sales whatsoever IN WITNES whereof I have hereunto Sett my hand & Seale the twenty fourth Day of November in ye year of our Lord one thousand Six Hundred eighty & eight

Signed Sealed & dd in prence of us George Townsend O

John Newman Daniel Townsend Item cccxxix

(p. 71)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Apptaine Be it known that I Richard Harcott of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Consideration of ye Sume of Thirty pounds in Silver money currant in this Colony, And for divers other good causes & considerations me ye Sd Richard especially Moving the Sd Thirty pounds being in hand pd before ye Sealing & dilivry HAVE GIVEN, GRANTED alienated, made over, Bargained Sold & confirmed & by these preents I ye Sd Richard do give, grant, Alienate, make over, Bargaine Sell & confirme unto John Wright Caleb Wright, Edmond Wright & John Townsend at Mill all of Oysterbay aforesd, All of my Land & Meadow Lying & being on Hogg Island in ye Bounds of Oysterbay aforesd (Excepting & alwaies reserving unto him ye Sd Richard his Heires & Assignes two Lotts of Land in ye Oxe pasture) That is to Say four Lotts of Land Lying & being in ye Old field So called, The first of them Lying neer ye Landing place & Bounded wth Benjamin Hubbards Land on ye South Side, by By Richard Crabbs Land on ye west end, By John Townsends Land on ye North Side and ye East end by ye High Way, The Second & third Lying together on ye Hill and Bounded by Richard Crabbs & Nathaneel Coles Land on ye South Side, On ye west end \$\pi\$t by Richard Crabbs & \$\pi\$t runs wth a goor to ye Highway by ye Meadow, on ye North Side by Samuel Andrews Land, And on ye East end by ye High way, And the ffourth & Last of ye fforementioned ffour Lotts Lying on ye East Side of ye Sd ffield is Bounded by Nicholas Wrights Land on ye South Side, By a Highway runing by ye Meadow on ye East end, By Anthony Wrights Land on ye North Side, And by a High way Runing or Leading through ye Island on ye west end, And also

one Lott of Land of ye Land of the Last division, Except wt I have form'ly Sold to Richard Lattin as by deed or Record appeares: weh Lott is Bounded on ye west Side by ffrancis Weekes Land, On ye North by a Little Swamp by ye Reedy ponds, on ye East by ye Cleft, And on ye South by a Highway Leading to ye Beach by ye Meadow, wth all my Right of Comonage on ye Sd Island, And also two Single Shares of Meadow on ye Sd Island Lying together in ye Great Meadow at or about ye North East Corner And Bounded on ye South by John Dickinsons Meadow, on ye west by Thomas Townsends Meadow weh runs North to ye Crick, on ye Northwest & North by ye Crick, And on ye East by ye woods; Together wth all my Right, Title & Interest claime & Demand wtSoever wch I ye Sd Richard now have or weh any of my Heires Executra Administratra or Assignes may hereaft have of & in ye p mises or any \$\psi\$t or \$\psicole\text{cel thereof}\$ wth all Issues & Phits prviledges & apptenances therefrom arising or growing or in any wise ap#taining TO HAVE & TO HOLD ye Sd Lotts, Meadow & Comonage wth its ap#tenances unto them ye Sd John Wright, Caleb Wright, Edmond Wright, & John Townsend their Heires & Assignes, And to ye only we use & behoof of them their Heires & Assignes forever; AND ye Sd Richard hath put ye Sd John, Caleb & Edmond Wright & ye Sd John Townsend into a Lawful and peaceable possession of all & Singular ye prmises by ye dilivry of these prsence, The aforementioned four Lotts of Land being by estimation two Acres & a quart a piece be they more or Less and ye Sd Richard Doth for himselfe his Heires, Execut^{rs} & Assignes furth^r Covenant & agree to & wth ye Sd John Wright, Caleb Wright, Edmond Wright & John Townsend their Heires & Assignes that it Shall & may be Lawfull for them ye Sd John Caleb & Edmond Wright & John Townsend their Heires & Assignes quietly & peaceably to have, hold, Occupie, possess & enjoy all & Singul ye prmises with its Apretenances (Except before excepted) forever wthout the Lawfull Lett hindrance or Molestation of him ye Sd Richard his Heires or Assignes, or any other \$\politicup son or \$\politicup sons Lawfully claiming for by or undr him or any or either of them Notwthstanding any formr Gift, Grant, Bargaine or Sale wtsoever IN WITNES whereof I have hereunto Sett my hand & Seal the eleventh day of ffebruary in ye yeare of our Lord one Thousand Six hundred eighty & Six; Signed Sealed & dd in prence of us John Newman Richard Harkcut Thomas Youngs the marke of X Miriam Harkcut

This Deed acknowledged by Richard Harkcut ffebruary: 15: 1686: before me John Townsend Sen^r Item xcix 3:cxliij: 4:lxxvij

(p. 72 blank; p. 73)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Apptaine; Be it known that whereas Moses Mudge of Muskeeto Cove in ye Bounds of Oysterbay in queens County on Long Island in ye Pvince of New Yorke, James Cock of Matenacock in ye Bounds of Oysterbay aforesd And John Townsend of ye Town of Oystrbay aforesd have formerly Sold unto John Rogers of Oysterbay aforesd each of them one Several Lott or Share of Land upon Unkaway Neck Lying & being at ye place comonly called ye South of Oysterbay aforesd the Sd Moses his Lott being of Numbr 32 & 12 rod in in ye front & 12 in ye Rere on ye East Side of ye Sd Neck; The Sd James his Lott being of Numbr 6: and 7 Rod in ye ffront & 7 in ye Rere, and on ye West Side of ye Sd Neck; And ye Sd John Townsends Lott being of Numb 15: and 8 Rod in ye ffront & 8 in ye Rere on ye West Side of ye Sd Neck; all weh Lotts Stands Recorded in ye Records of Oysterbay in ye Book B: in page ye 56: Now I ye Sd John Rogers for & in ye Consideration of ye Sume of Three pounds of Currant Silver Money of this Collony in hand paid before Sealing hereof and for divers other good causes & consideracon[s] me ye Sd John especially moving HAVE GIVEN, granted, Alienated, Made over, Bargained, Sold & confirmed and by these prsents I the Sd John do give, grant, Alienate, Make over, Sell & Bargaine Sell & confirme unto John Townsend Sen of Lusum in ye Bounds of Oysterbay aforesd all ye before Mentioned thre Lotts or Shares of Land wth all Issues & Phits therefrom arising or Growing wth all prviledges & a\perptences thereto belonging or in any wise ap@taining Together wth all my right Title & Intrest claime & demand wtSoever weh I ye Sd John Rogers now have or weh any of my Heires, Executrs Administratrs or Assignes may hereaft have of & in all or either of the Sd Lotts or any thing that to them ap#taines TO HAVE & TO HOLD all & Singular ye p^rmises & every #9t & #9cel thereof unto him ye Sd Iohn Townsend his Heires & Assignes, And to ye only ## use & behoofe of him ye Sd John Townsend his Heires & Assignes forever, And the Sd John Rogers hath put ye Sd John Townsend into a Lawfull & peaceable possession of ye prmises by ye dilivery of these prsents And ye Sd John Rogers doth for him Selfe his Heires Executrs & Assignes covenant and agree to & wth ye Sd John Townsend that it Shall & may be Lawfull for him ye Sd John Townsend his Heires & Assignes quietly & peaceably to have, hold, Occupie, possess & enjoy all & Singular ye prmises forever Without the Lawfull Lett hindrance or Interuption of him ye Sd John Rogers his Heires Executrs or Assignes or any other #son or #sons Lawfully claiming for by or und him or any or either of them by meanes of any form Gift, grant, Bargaine or Sale wtSoever IN WITNES whereof I have hereunto

Sett my hand & Seale the flourteenth day of January in ye year of our Lord one Thousand Six hundred eighty and Six Signed Sealed & dd in prence of us the marke (R) of John Rogers O John Newman Job Wright George Townsend plus lxxiiij

We ye above mentioned Moses Mudge James Cock & John Townsend do acknowledg yt each of us Sold to John Rogers ye Shares of Land mentioned in ye pramble of this Deed to web wee Set our hands & Seales Day & yeare above written

Moses Mudge the marke of Iames X Cock John Townsend

Be it know to all people to whom this Deed of Gift may consame that I Thomas Townsend of Rhode Island doe ffreely Give and Bequeath unto Nathan Coles Soon to Robart Coles of Muskeeda Cove wthin ye Township of Oysterbay in Queens County on Long Island A certaine Slipe or piece of Reedy Meadow upon ye West Neck at the South being by estimation about one Acre next to ye Creek at the North-east Corner of my Share of Meadow as Shall be Bounded out by my ordr weh Sd piece of Meadow after So Bounded out Shall be to ye Sd Nathan Coles his Heires & Assignes forever from me my Heires Execut¹⁸ or Successors as firmly as may be Given by any Deed of Gift worded according to Law as Witnes my hand & Seal in Oysterbay the first day of June 1687 Tho: Townsend O

witnes John Newman

(p. 74)—TO ALL CHRISTIAN PEOPLE to whom this preent this present writing Shall come or in any wise ap@taine Be it known that I Henry Townsend Jur of Oystrbay in queens County on Long Island in ye Colony of New Yorke for & in ye Considration of ye Sume of Twenty Shillings current Silver Money of this Colony in hand pd before ye Sealing & Dilivy hereof and for other good causes & considuations me ye Sd Henry especially Moving HAVE GIVEN, GRANTED alienated made over, Sold & confirmed & by these preents I ye Sd Henry do give, grant Alienate, Make over, Bargaine Sell & confirme unto John Townsend Sent of Lusum in ye Bounds of Oysterbay aforesd one Lott of Land Lying & being upon Unkaway Neck in ye Bounds of Oysterbay aforesd & at ye place comonly known by ye name of the South of Oystrbay & bounded as the Records of Oysterbay makes Mention; That is to Say Samuel Andrews Lott on ye oneside & Henry Townsend Sent his Lott on ye other Side, being of Numbr 6. & Lying on ye East Sid of ye Sd Neck wih all prviledges Issues & Phits therefrom arising or growing or in any wise

Ap\taining ye Sd Lott being upon Record 7 Rod in ye ffront & 7 in ye Rere Together wth all my right Title & Interest claime & Demand wtSoever wch I ye Sd Henry now have, or wch any of my Heires, Executra Administratra or Assignes may hereaftr have of & in the forementioned Lott of Land or its Ap#tenances or any \$\psi\$t or \$\psicel \text{thereof TO HAVE & TO HOLD unto him ye} Said John Townsend his Heires & Assignes the Sd Lott of Land wth its Ap#tenances & to ye only ## use & behoofe of him ye Sd John Townsend his Heires & Assignes forever, And the Sd Henry hath put ye Sd John into a Lawfull & peaceable possession of all & Singular ye prmises by the dilivry of these prsents And the Sd Henry doth for himselfe his Heires Execut¹⁸ Administratre & Assignes further Covenant to & wth ye Sd John that it Shall & may be Lawfull for him ye Sd John Townsend his Heires & Assignes quietly & peaceably to have, hold occupie possess & enjoy all & Singular ye prmises wth ye Appetences thereof forever wthout ye Lawfull Lett hindrance or Intruption of him ye Sd Henry his Heires or Assignes or any other son or sons Lawfully claiming for by or und him or any or either of them Notwithstanding any form Gift Grant, Bargain or Sale w Soever IN WITNES whereof I have here unto Sett my hand & Seal the ffifth Day of March in ye yeare of our Lord one Thousand Six hundred eighty & Six Henry Townsend Jur O Signed Sealed & dd in prence of us John Newman: John Wright:

Whereas Thomas Thornicroft of Massapegue Kills deceased dyed Intestate & the Disposing of his Children & estate was wholly Left to ye Disposition of John Townsend of Oysterbay Deceased; Now I William Thorncroft the Son & Heire of the Sd Thomas do hereby acknowledge yt I have received of ye Sd John Townsend or his Heires the full Complemt of my ffathers estate both Reall & \$\pi\$sonall whereby I ye Sd William do for my Self my Heires, Executrs & Administratrs acquit, release & Discharge ye Sd John Townsend his Heires, Executrs & Administratrs of & ffrom all Claimes & demands forever weh I ye Sd William my Heires Executrs Administratrs or Assignes have or may have concerning ye estate of my Sd ffather to weh I Set my hand the Last Day of May: 1690:

the marke of William X Thornicroft

Witnes John Newman Isaac Doughty

Septembr ye 30th 1678:

Know all men by these presents yt I Nathaniel Coles of Oysterbay do by these presents Sell & make over unto John Townsend of Lusum all yt my Home Lott in Oysterbay fformerly in ye possession of Joseph Sutton as his Deed of Sale will Specific unto

the Sd John Townsend & his Heires & Assignes forever TO HAVE & TO HOLD the Sd Home Lott as their own ## right, from ye Said Nathaniel Coles & his Heires or any other #son, w*Soever yt Shall Lay Claime thereto, Comons & other Ap#tences thereunto belonging excepted, as witnes my hand in ye p*sence of Nathaneall Coles

Samuel Andrewes

Rob: Coles Thomas Webb:

July ye 10th 1695

I Nathaneil Coles above written now one of their Maties Justices of ye peace for Queens County do owne & acknowledge this above written to be my reall act & deed, And yt the word Assignes in ye Seventh Lyne was Interlined by Consent of both Peties, Witnes my hand

Nathaneil Coles vide ccxxxv

(p. 75)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine: Be it known that I John Townsend Sen^r of Lusum in ye Bounds of Oysterbay in Queens County on Long-Island in ye Colony of New Yorke for & in the Considuacon of of ye Sume of Nine pounds Silver Money Currant in this Collony in hand pd before ye Sealing & Dilivry hereof And for other good causes & Considrations me ye Sd John Especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, Bargained Sold & Confirmed, And by these prsents I ye Sd John do Give, Grant Alienate, Make over, Bargaine, Sell & confirme unto John Rogers of Oysterbay aforesd one Home Lott of Land being Bounded by Samuel Weekes Lott on ye North, by Daniel Townsends Land on ye East, By John Weekes Lott on ye South & by ye Street on ye West being by estimation Six Acres, be it more or Less, Scituate Lying & being in Oysterbay afore Sd wth all Issues & #fits therefrom arising or growing; Together wth all my Right, title & Intrest claime & demand w'Soever weh I ye Sd John Townsend now have or weh any of my Heires Executrs Admrs or Assignes may hereaftr have of & in ye Sd Lott or any \$\poptage t or \$\pop cel thereof TO HAVE & TO HOLD ye Sd Lott of Land and every \$\Psi\$t & \$\Psi\$cel thereof unto him ye Sd John Rogers his Heires & Assignes And to ye only ** use & behoof of him ye Sd John Rogers his Heires & Assignes forever And ye Sd John Townsend hath put ye Sd John Rogers into a Lawful & peaceable possession of the prmises by ye dilivery of these presence And the Sd John Townsend doth for himselfe his Heires, Executra & Assignes Covenant and agree to & wth ye Sd John Rogers that it Shall & may be Lawfull for him ye Sd John Rogers his Heires & Assignes quietly & peaceably to have, hold, Occupie, possess & enjoy all and Singular ye

prmises without ye Lawfull Lett, hindrance or Interuption or Molestation of him ye Sd John Townsend his Heires Executors or Assignes or any other person or persons Lawfully Claiming, for, by or und[er] him or any or either of them by meanes of any former Gift, Grant, Bargaine or Sale whatsover IN WIT-NES whereof I have here unto Set my hand & Seal the ffourteenth Day of January in ye Year of our Lord one thousand Six hundred eighty & Six It is to be understood that it is only ye bare Lott comprehended in this Signed Sealed & dd in prence of us Deed without any priviledge of John Newman Comonage Job Wright John Townsend Sen^r O George Townsend

This Deed owned & acknowledged by ye within named John Townsend before me John Townsend Sen^r one of his Ma^{ties} Justices of ye peace for Queens County on Long Island in ye Prince of New Yorke the 5th day of March: 1686/7

John Townsend Sen^r

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise apptaine; Be it known that I Eliazar Doreby of Boston in New England in America, And John Reed of Norwalke in ye County of ffairfield in ye Pvince of Boston (being agent for ye Sd Eliazer in his Absence to Sell & dispose of ye Land hereaftr mentioned) for & in ye Consideracon of Twenty pounds of Silver money Currant in this Collony of New Yorke or in Goods Equivolent to Such Money in hand pd & received before ye Sealing & Dilivery hereof in full Satisfaction and for other good causes & Considiacons us ye Sd Eliazer & John especially Moving HAVE GIVEN, GRANTED, Alienated made over, Bargained, Sold, & Confirm'd and by these prsents I ye Sd Eliazar & I ye Sd John do Give, Grant, Alienate make over, Bargaine, Sell & confirme unto John Rogers of Oysterbay in Queens County on Long Island in ye pvince of New Yorke one Home Lott of Land Lying & being in Oysterbay aforesd between ye Home Lott of Samuel Andrews formerly but now Joseph Ludlams and ye Home Lott of Thomas Weekes and Bounded on ye North by ye Street, on ye East by ye Towns Burying place on ye South by ye Comon & on ye West by a High Way wth priviledge of Comonage—plus lxxvi—(p. 76)— Comonage in ye old purchase of Oysterbay according to ye Custome of the Town as other Such Pticular Rights have, the Sd Home Lott being by estimation five Acres be it more or Less; And also a Certaine Tract of Land Lying on ye East Side of ye Swamp called Bever Swamp, the first bounds whereof begineth at ye River at Samuel Andrews Southwest bound and So to run up ye hill Eastwardly by ye Sd Andrews Land twenty four

poles, from thence to Range to ye Hills Side Southwest or thereabouts one hundred and twenty Rod & from thence to ye Sd River Twenty four Rod upon a West Northwest Line or thereabouts ye Sd River or Streame to be ye West Bound And ve aforesd Bounders to be ve Northeast & South Bounders Including in ye Sd Bounds of upland & Swamp twenty Six Acres be it more or Less Lying & being in ye Bounds of Oysterbay aforesd Together wth all ye Right Title & Interest claime & demand wtSoever wth I ye Sd Eleazer or I ye Sd John Reed now have or weh any or either of our Heires Executrs or Assigns may hereafter have of & in ye fforementioned prmises & every ## & Pcel thereof (all weh was formerly Isaac Horners but now in ye possession of ye Sd Eleazer) Together wth all Phits & Issues Customes and prviledges therefrom arising or Growing or in any wise appertaining TO HAVE & TO HOLD unto him ye Sd John Rogers his Heires & Assignes all & Singular ye prmises will its Apurtences to ye only \$100 use & behoofe of him ye Sd John Rogers his Heires & Assignes forever And ye Sd Eliazer & ye Sd John Reed hath put ye Sd John Rogers into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents; And ye Sd Eleazer & ye Sd John Reed doth for themselves their Heires Execut¹⁸ & Administrat¹⁸ further Covenant & Agree to & wth ye Sd John Rogers that it Shall & may be Lawfull for him ye Sd John Rogers his Heires & Assignes quietly & peaceably to have, hold, occupy, possesse & enjoy all & Singular ye prmises wth ye apthences thereof forever whout ye Lawfull Lett hindrance or Intruption of them ye Sd Eliazar or John Reed or any or either of their Heires Execut¹⁸ or Assignes or any other Pson or Sons Lawfully claiming for by or und them or any or either of them notwithstanding any former Gift Grant, Bargaine or Sale w'Soever and to Maintaine the Sd John Rogers in ye peaceable & Lawfull possession of ye Same IN WITNES whereof we have hereunto Sett our hands & Seales the twenty third day of January in ye yeare of our Lord one thousand Six hundred eighty & Seven Signed Sealed & dd in prence of us John Reed O

John Newman: Job Wright

TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Appraine Be it known yt I Alexander fforman of Muskeeto Cove in ye Bounds of Oysterbay in queens County on Long Island alias Nassau in ye Collony of New Yorke for & in ye Consideration of ye Sume of Twenty one pounds of Currant Money of New York in hand pd & by me ye Sd Alexander recd of John Rogers of Oysterbay aforesd before ve Sealing & diliv'y hereof in full paym' & Satisfaction & for other good Causes & Consideracons me ye Sd Alexander especially moving

HAVE GIVEN, GRANTED, Alienated Infeoffed Assigned, Sold & Confirm'd And by these presents I ye Sd Alexander do Give, Grant, Alienate, Infeoffe, Assigne Sell & Confirme unto John Rogers aforesd all that of my accommodation Lying & being wthin ye Bounds of Oysterbay aforesd wch was & did formerly belong to my Brother Samuel forman, That is to Say one Lott of Land in ye Town of Oysterbay aforesd containing in quantity Three Acres or thereabouts be it more or Less with a Dwelling House now Standing upon it & is Bounded by James Weeks Lott on ye West Side, the Street on ye North Aaron fformans Lott on ye East, And Daniel Weekes ffield on ye South of it, And also right & prviledge of Commonage in ye Comons of ye Old purchase of Oysterbay as it was Granted to ye Sd Samuel fforman by ye freeholders thereof as may be Seen in ye records, Excepting & reserving out of this Grant Thirteen Acres of Land belonging to Sd Comonage already disposed of by Sd Alexander to Edward White, Together wth all my right Title & Interest wch I ye Alexander now or weh any or either of my Heires, Executing or Assignes may hereaft have of to or in ye Sd Granted, House, Land & Comonage, wth all ye Apple trees & other fruit trees, Timber ffences, customes, prviledges, #fits, Comoditys to ye Sd Granted House, Lott & Comonage (which) is now or hereaft Shall belong or Apptaine TO HAVE & TO HOLD unto him ve Sd John Rogers his Heires & Assignes all & Singular ye Sd Granted, Lott, House & Comonage with its Appetences to ye only ## use & behoofe of him ye Sd John Rogers his Heires & Assignes fforever, And ye Sd Alexander hath Given ye Sd John Lawfull possession of all & Singular ye Sd Granted prmises by dilivery of Turfe & Twigg & by these preents and ye Sd Alexander doth for him Self his Heires, Executra & Assignes further Covent to & wth ye Sd John Rogers that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted prmises forever wthout ye Lawfull Lett or Molestation of him ye Sd Alexander his Heires, Executre or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them notwthstanding any former grant, Mortgage Dower or Conveyance wtsoever, And ye Same to Sd John Rogers Heires & Assignes forever to warrant & Defend, According as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal the eleventh day of Aprill in ye year of our Lord one thousand Six hundred ninety ffive Signed Sealed & dd in prence of us Alexander fforman O John Newman

Day & Date above Written Alexander fforman come before

John Townsend David underhill

me one of their Ma^{ties} Justices of ye peace for queens County & acknowledged this to be his reall & Voluntary act & Deed ccclx Nathaneill Coles

(p. 77)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine; Be it known that I Henry Townsend Jun of of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Consideration of ye Sume of Two pounds of Silver Money Currant in this Colony & for Divers other good causes and Considiations me ye Sd Henry especially Moving HAVE GIVEN, GRANTED alienated, Made over, Sold, & Confirm'd, And by these preents I ye Sd Henry do give, grant, Alienate, Make ov Bargaine, Sell & Confirme, unto Nathan Burdsal of Matenacock in ye Bounds of Oysterbay aforesd, one alotment or Share of Meadow upon Oake-Neck, web Share was form'ly my ffather Henry Townsends, being of Numbr 25: And Bounded win John Townsends Meadow on ye one Side, And Mathew priors on ye other Side, as it appeares in ye Records in Lib A: page 15: &c Lying & being in Oysterbay aforesd; Together with all my Right, Title & Intrest, Claime & demand wisoev weh I ye Sd Henry now have or weh any of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereaftr have of & in ye Sd Share of Meadow, wth all Issues & Phits therefrom arising or growing or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Nathan Burdsal his Heires & Assignes The fore Mentioned Share of Meadow wth its Ap-**愛tences** And to ye only 尹伊 use & behoof of him ye Sd Nathan his Heres & Assignes forever; And ye Sd Henry hath put ye Sd Nathan into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivry of these prsents And ye Sd Henry doth for himselfe, his Heires, Executre Administratre furth Covent & agree to & wth ye Sd Nathan that it Shall & may be Lawful for him ye Sd Nathan his Heires & Assignes quietly & peaceably to have, hold Occupie, possess & enjoy all & Singular ye prmises forever, wthout ye Lawfull Lett, hindrance or Intruption of him ye Sd Henry his Heires & or Assignes or any other \space son or Psons Lawfully claiming for, by or und him or any or either of the(m), Notwthstanding any form Gift, grant Bargaine or Sale wisoev IN WITNESSE whereof I have hereunto Set my hand & Seal the eighth Day of March in ye yeare of our Lord one thousand Six hundred eighty & Six

Signed Sealed & dd in prence of us Henry Townsend Jur O

to ye use of Nathan Burdsal

John Newman: James Townsend vide lxxv iij

TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any wise Ap#taine; Be it known that I John Robins of Springffield in ye Bounds of Oysterbay in Queens

County on Long Island in ye Colony of New Yorke for & in ye Consideracon of ye Sume of Three pounds & Tenne Shillings of Silver Money Currant in this Colony in hand paid before ye Sealing & diliv'y hereof & for other good Causes & Consid'acons me ye Sd John especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, Bargained, Sold Confirm'd And by these prsents I ye Sd John Robins doe Give, Grant, Alienate Make over Bargaine, Sell & Confirme unto John Townsend of ye Town of Oysterbay aforesd, Two Acres & a quart of Land Lying & being on Hogg Island So called in ye Bounds of Oysterbay aforesd being tof a Lott or Share of Land web was form'ly Richard Harcotts of ye Last division & Joyning to ffrancis Weekes Land neare ye poynt & also one Share of Meadow on ye Sd Island Lying on ye Great Meadow & Bounded on ye North West by John Pratts Meadow & on ye South-East by Joseph Ludlams Meadow; Together wth all my Right, Title and Interest, Claime & Demand wtSoever weh I ye Sd John Robins now have or wch any or either of my Heires, Execute or Assignes may hereaftr have of & in ye forementioned Land & Meadow, wth all Issues & #fits therefrom arising or Growing or wisoever thereto 鋼鋼ly belongs: TO HAVE & TO HOLD all & Singular ye fore mentioned Land & Meadow with its Ap@tenances & evry \$\pm\$t & Pcel therof unto him ye Sd John Townsend his Heires & Assignes and to ye only 钟钟 use & behoofe of him ye Sd John Townsend his Heires and Assignes forever And ye Sd John Robins hath put ye Sd John Townsend into a Lawfull & peaceable possession of ye prinises & every \$\text{Pt}\$ & \$\text{Pcel thereof by ye dilivry} of these preents, And ye Sd John Robins Doth for himselfe his Heires Executre & Assignes further Covenant to & wth ye Sd John Townsend that it Shall & may be Lawfull for him ye Sd John Townsend his Heires & Assignes quietly & peaceably to have hold occupie possess & Enjoy all & Singular ye prmises forever wthout ye Lawfull Lett Hindrance or Interuption of him ye Sd John Robins his Heires or Assignes or any othr Pson or Psons Lawfully claiming for, by or und him or any or either of them, Notwithstanding any former Gift, Grant, Bargaine or Sale w'soever, And that ye Sd John Robins his Heires or Assignes Shall maintaine ye Sd John Townsend his Heires & Assignes in ye Lawfull possession of ye prmises forever IN WIT-NES whereof I have hereunto Sett my hand & Seal the Twenty ninth Day of Aprill in ye yeare of our Lord one Thousand Six hundred eighty & Seven

Signed Sealed & dd in prence of us John Newman Robert Townsend

the marke of John X Robins O plus cix

(p. 78)—TO ALL XTIAN PEOPLE to whom this preent writing Shal Come or in any wise Appetaine; Be it known that by vir-

tue of a Deed Granted to me by ye Indeans bearing Date ye Nineteenth Day of ffebruary 1683/4 of a certaine \$\pi\cel \text{of Land} web hereaft Shall be Mentioned I Henry Bell of Oyst bay in queens County on Long Island in ye Colony of New Yorke; for a in ye Considuation of ye Sume of Tenn pounds Silver money in hand pd in full Satisfaction before ye Sealing & Dilivry hereof And for other good causes & Considiations me ye Sd Henry Especially Moving HAVE GIVEN granted Alienated, Made over, Bargained, Sold & Confirm'd, And by these presents I ye Sd Henry doe Give, Grant, Alienate, Make over, Bargaine Sell & Confirme unto Nathan Burdsal of Matenacock in ye Bounds of Oysterbay aforesd A tract or Pcel of Land Lying & being in Matenacock aforesd at or by ye Streame called by ye Name of Chechaging Swamp on ye west Side of ye Highway to Matenacock; And Bounded by ye Sd Highway on ye East on ye North by ye Brook; on ye North west Corn' by a white Oake; and from thence to a White Oake ye Southwest Corner, Bordring on John Underhills Land; And on ye South by ye Sd Nathan Burdsals Land, And Laid out by ye Sd Indeans for ffifty Acres be it more or Less, Together wth all my Right Title & Intrest, Claime & Demand w'soev' wch I ye Sd Henry now have or wch any of my Heires Execut's Administrat's or Assignes may hereaft' have of & in ye Sd Tract of Land & evry #t & #cel thereof wth all #fits & Issues therefrom arising or growing or in any wise Ap@taining TO HAVE & TO HOLD unto him ye Sd Nathan Burdsall his Heires & Assignes all & Singular ye prmises wth i(t)s Appurtences, And to ye only ## use and behoofe of him ye Sd Nathan Burdsal his Heires & Assignes forever And ye Sd Henry hath put ye Sd Nathan into a Lawful and peaceable possession of ye Sd Tract of Land by ye Dilivery of these preents And ye Sd Henry doth for himself his Heires Executre & Assignes further Covenant & Agree to & wth ye Sd Nathan that it Shall & may be Lawfull for him ye Sd Nathan his Heires & Assignes quietly & peaceably to have, hold, occupie, possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Henry his Heires Execut¹⁸ or Assignes or any other #son or #sons Lawfully claiming for by or undr him or any or either of them notwithstanding any form Gift, Grant, Bargaine or Sale wisoev But ye Sd Henry his Heires & Assignes to Defend ve Sd Nathan his Heires & Assignes in peaceable possession of ye prmises forever IN WITNES whereof I I have hereunto Sett my hand & Seal ye Ninth Day of April in ye yeare of our Lord one thousand Six hundred Eighty & Seven Signed Sealed & dd in prence of us the marke (H) of William Crooker John Newman

the mark (R) of John Rogers

Henry Bell O

Be it known by these preents yt I Nathan Burdsal ye wthin Named in this with in written Deed, have & do Assigne, Make over & Confirme unto my Son Samuel Burdsall this within written Deed which beareth Date ye 9th Day of Aprill 1687: wth all ye Land therein Mentioned with all ye right title & Interest claime & Demand wtsoever weh I ye Sd Nathan now have or weh any or either of my Heires, Executre or Assignes may hereafter have of to or in ye wilin Granted Land, will all ye priviledges and Ap#tenances thereto Contained in Sd Deed to have & to hold unto him ye Sd Samuel his Heires & Assignes forever to Occupy possess & enjoy as his or their own ## right Title & Interest as fully & Amply as it is Conveyed unto me by the wthin Named Henry Bell, The Sd Samuel having Satisfied me for ye Same to my full Content & Satisfaction as witnes my hand & Seal ye Twenty Second Day of ffebruary Anno Dni: 1693: It is to be further understood that my Sons William & Nathan Should have been Mentioned in this Assignment and therefore the Assignment of ye above mentioned Land in this wthin written Deed is made to them ye Sd William & Nathan as ffirme & Sure as to ye Sd Samuel Signed Sealed & dd in presence of us Nathan birdal O John Newman John ffeke

Samuel Underhil

This Assignment is of ye Deed web is recorded at the up

end of this page

(p. 79)—TO ALL XPIAN PEOPLE to whom this present writing Shall Come or in any wise Ap@taine; Be it known that I Daniel Harcott of Oysterbay in Queens County on Long Island in ye Colony of New York for & in ye Considuacon of ye Sume of Thirty pounds in Silver money Currant in this Colony Twenty Seven pounds of it in Boston money & fourty pounds of Sheeps wooll all in hand pd & Satisfied before ye Sealing & Dilivry hereof & for other good Causes & Considiacons me ye Sd Daniel especially Moving HAVE GIVEN GRANTED Alienated Made over. Bargained, Sold & Confirm'd And by these preents I ye Sd Daniel Do Give, Grant, alienate, make over Sell & confirme unto Ephraim Carpenter of Muskeeto Cove, one whole Lott & Three quarters of a Lott of Meadow Lying & being on ye ffort Neck at ye South of Oysterbay aforesd wentfore Mentioned Meadow was formerly Given by Richard Harcott ffather to ye Sd Daniel unto him ye Sd Daniel by a Deed bearing Date ye ffourteenth Day of January 1679: And Recorded in Libr A: page ye 100: doth appeare as ye Records of Oystrbay Sheweth; And ye Sd Three quartre of a Lott was formerly John Townsends Sent by Lott & Numbr 5: as it Stands on ye Records; yt Nevryeless though this Sd fifth Lott Stands on ye Records wholely to ye Sd

John Townsend yet this Sd fifth Lott was equally to be between ye Sd Richard & ye Sd John he ye Sd John drew ye Lott for & in ye behalfe of them both and So ye one halfe of it ye Sd Richards own ## Right; And one quart or ffourth #t of ye Sd Lott ye Sd Richard Harcutt had by Exchange wth ye Sd John Townsend for other Meadow upon West Neck Division; which fore Mentioned Meadow is Bounded & Laid out as ye Records of Oysterbay plainly Sheweth: And also all ye Right ye Sd Richard Harcutt hath on a nother Neck of Meadow Called by ye Name of Contention Neck at ye South web he ye Sd Richard hath Given to ye Sd Daniel his Sonne & his Assignes forever; Together wth all my Right Title & Intrest, Claime & demand wtSoev weh I ye Sd Daniel now have or weh any of my Heires Executre Administratrs or Assignes may hereaftr have of & in ye Sd Meadow or any \$\psi\$t or \$\psicell\$ cell thereof wth all \$\pi\$fits, Issues & priviledges therefrom Arising or Growing or in any wise Appertaining TO HAVE & TO HOLD unto him ye Sd Ephraim Carpent his Heires & Assignes all & Singular ye prmises wth its Appurtenances unto ye only ## use & behoofe of him ye Sd Ephraim & to his Heires & Assignes forever And ye Sd Daniel hath put ye Sd Ephraim into a Lawfull & peaceable possession of all & Singular ye prmises with its Appetences & every #t & #cel thereof by ye Dilivry of these presents AND ye Sd Daniel doth for himself his Heires, Execut^{ro} & Assignes further Covenant & agree to & wth ye Sd Ephraim that it Shall & may be Lawfull for him ye Sd Ephraim his Heires and Assignes, quietly & peaceably to have, hold, occupy, possess & enjoy all & Singul ye prmises wth its Appetences forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Daniel his Heires Executre or Assignes or any other #son or #sons Lawfully Claiming for by or undr him or any or either of them Notwithstanding any former Gift, Grant Bargaine or Sale wtSoev And ye Sd Daniel doth Covent as aforesd to Maintaine ye Sd Ephraim his Heires & Assignes in ye Lawful possession of all & Singular ye prmises forever IN WITNES whereof I ye Sd Daniel have hereunto Sett my hand & Seale the Second day of May in ye yeare of our Lord one Thousand Six hundred eighty & Seven Signed Sealed & dd in ye prsence of us Daniel Harcutt Richard harkcutt John Newman Sarah Harkcutt O

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine be it known yt I William ffrost of Matenacock in ye Bounds of Oysterbay in Queens County, on Long Island Now called Nassaw in ye Collony of New Yorke for & in ye Consideracon of ye Sume of ffourteen pounds & ten Shillings of Currant Silver money of this Collony in hand pd & by me ye Sd William received of Ephraim Car-

Thomas weekes

pentr of Muskeeto Cove in ye Bounds of Oysterbay aforesd in full payment & Satisfaction, & for other good Causes and Considerations, me ye Sd William especially Moving, HAVE, GIV-EN, GRANTED Alienated Infeoffed, Sold & Confirm'd And by these preents I ye Sd William do Give, Grant, Alienate Infecoffe, Sell & Confirme unto Ephraim Carpenter aforesd, All that of a Share or purchasers right of upland upon West Neck at ye South of Oysterbay aforesd wch I ye Sd William wth ye rest of ye purchasers & ##etors thereof purchased of ye Indean #prietra thereof, And at ye Division thereof, amongst ye South or Lower Lotts ye Second Lott ffell to me by Lott, And in ye Up# Division ye Eleventh Lott, And also one other Share or Pchasers right of upland on ye Same Neck weh I the Sd William Bought of Nicholas Simkins who is another of ye purchas of ye Sd Neck, as by a Deed undr his hand & Seal Bearing date ye fifth day of May 1693: doth & will appeare, And ye Lower Lott belonging to ye Sd Last mentioned Share is of Number Sixteen & ye up Lott is of Numbr tenn, All wch is to be Seen in ye Records of Oysterbay in ye Book B: page 252: where ye Length & Breadth of Sd Lotts is plainly Shewed, And also one quarter of a Lott of Meadow at ye South aforesd of ye ffirst Division, web was formerly James Cocks, and Lyeth on ye Little Neck between West Neck & fort Neck of No 17: as ye Records of Oysterbay Sheweth in ye Booke A: page 254, & in B: page 27: Together wth all my right title & Interest, Claime & demand wtsoever wch I ye Sd William now have or wch any or either of my Heires, Execut^{re} or Assignes may hereaft^r have of, to or in ye Sd two Rights or Shares of Upland or in ye quart apt of Sd Share of Meadow wth all Phits, Comoditys prviledges Comonage, Undivided Land or Meadow to ye Sd Upland & Meadow belonging or A\Ptaining TO HAVE & TO HOLD unto him ye Sd Ephraim Carpent^r his Heires & Assignes all & Singular ye Sd two Shares of Upland & quartr Share of Meadow wth ye Apurtences thereof to ye only www use & behoofe of him ye Sd Ephraim, his Heires & Assignes forever And ye Sd William hath putt ye Sd Ephraim into a Lawfull & peaceable possession of all & Singular ye Sd Granted prmises by ye Delivery of Turfe & Twigg & by ye Dilivery of these prsents: And ye Sd William doth for himself his Heires Execut^{re} & Assignes further Coven^t & agree to & wth ye Sd Ephraim Carpent that it Shall & may be Lawfull for him ye Said Ephraim his Heires & Assignes, quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye Sd Granted prmises wth ye Ap#tences thereof forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd William his Heires or Assignes or any other Pson or Psons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any former Gift. Grant, Mortgage or Sale w'soever, And ye Sd William doth hereby bind himself & his Heires to warrant & defend ye

Sd two Shares of Upland & quart^r Share of Meadow to ye Sd Ephraim his Heires & Assignes forever, According as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal the first day of July in ye yeare of our Lord one thousand Six hundred Ninety three

Signed Sealed & dd in prence of us: William ffrost O

John Newman Jarvis Mudg Robert Coles

cclxxxiii

(b. 80)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine Be it known that I Joseph Ludlam of Oystrbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Consideracon of ye Sume of Twelve pounds of Silver Money Currant in this Colony in hand pd before ye Sealing & diliv'y hereof And for Divers other good causes & Considiations him ye Sd Joseph especially Moving HAVE GIVEN GRANTED alienated Made over Bargained Sold and Confirmed & by these preents I ye Sd Joseph do Give, Grant, Alienate. Make over Bargaine Sell & Confirme unto William ffrost of Matenacock in ye Bounds of Oysterbay aforesd one quart or fourth part of one whole Share of Meadow Lying & being on ye Seviall Necks of Meadow at ye South of Oysterbay, aforesd as it was Laid out by ye Townsmen in Lotts in three divisions as by ye Records of Oysterbay Doth appeare; web Quarter Share aforesd was fformerly Matthias Harvies but now in ye possession of ye Sd Joseph; And also two Lotts of Upland upon Unkaway Neck at ye South aforesd one of them being of Numbr 31: formerly Matthias Harvies and Lying on ye East Side of ye Sd Neck; And ye other Lott ye Sd Josephs own not yet Drawn Together wth all my Right, title & Intrest, Claime & Demand wtsoever, wch I ye Sd Joseph now have or wch any of my Heires Executro or Assignes may hereaftr have of & in ye Sd Meadow & Lotts before mentioned: wth all Rights prviledges Issues & Phits from ye Sd Meadow & Lotts arising or Growing or in any wise Appetaining TO HAVE & TO HOLD the Sd Meadow & Lotts & evry \$\pi\$t or \$\pi\$cel thereof wth its Ap\$\pi\$tences unto him him ye Sd William ffrost his Heires & Assignes & to ye only ## use & behoof of him ye Sd William his Heires & Assignes forever And ye Sd Joseph hath put ye Sd William into a Lawfull & peaceable possession of all & Singular ve prmises by ye Dilivery of these preents AND ye Sd Joseph doth for himself his Heires Execut¹⁸ & Administrat¹⁸ further Coven¹ & Agree to & wth ye Sd William his Heires Execut & Administratrs that it Shall & May be Lawful for him ye Sd William his Heires & Assignes quietly & peaceably to have hold, Occupie possess & enjoy all & Singular ye prmises wth its Appurtences forever, wthout ye Lawful Lett, hindrance or Interuption of him ye Sd Joseph him ye Sd Joseph his Heires or Assignes or any other

Son or ### Sons Lawfully claiming for by or undr him or any or either of them Notwithstanding any former Gift Grant, Bargaine or Sale whatsoever And ye Sd Joseph Doth hereby declare that this his Deed Shall Stand good & effectuall to Maintaine ye Sd William in ye peaceable possession of ye primises IN WITNES whereof I have hereunto Sett my hand & Seal the eighteenth Day of ffebruary in ye yeare of our Lord, one thousand, Six hundred eighty Seven The Last Lott of ye two Lotts bove mentioned was drawn by Joseph Ludlam above Mentioned and is of Numbr 16: as by record doth appeare it was drawn before ye Sealing & Dilivery of this Deed
Signed Sealed & dd in prsence of us Joseph Ludlam O John Newman

Job Wright
the marke of X
Edmond Wright

This Instrumt of writing may Testifie unto all people to whom it May Concerne know ye yt I John Underhil of Matenacock in ye Township of Oysterbay in Queens County in ye Collony of New Yorke have Bargained, Sold & Confirm'd And by these prsents do Bargaine Sell & Confirme unto William ffrost of Matenecock in ye Township & Collony aforesd Thre Small Shares of Meadowing Lying on Oak-Neck Meadows Bounded by ye Beach on ye North & by ye Crick on ye South It being ye numbr twenty three, Twenty four & Twenty five, for ye Just & full Sume of Six pounds in Silver money in hand pd before ye Sealing & delevery of these preents: I ye Sd John Underhil doe by these presents Bargaine, Sell, Alienate & Confirme the Shares of Meadowing abovesd unto ye Sd William ffrost his Heires, Executre Administre and Assignes forever, for ye only per use & behoofe of ye Sd William his Heires & Assignes to use, Occupie & possess forever; And I ye Sd John Underhill do for my Selfe, my Heires, Executra Administratra & Assignes Do bind our Selves by these preents that I nor they Shall Interupt or Molest ye Sd William ffrost his Heires Execut¹⁸ Administrat¹⁸ or Assignes in ye quiet & peaceable & quiet possession of ye Sd Medow, but Shall Defend him from ye Claimes of any yt Shall Intrupt him in ye quiet possession of ye Same; To weh I have Set my hand & Seal this Eleventh Day of Aprill 1686:

Signed Sealed & dd in prence of us Henry Townsend Junr John Dewsbury

John Underhil O the marke of Mary X Underhil O

(p. 81)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall Come or in any wise Apptaine; Be it known that we Caleb Wright Edmond Wright & John Wright Brethren &

Sonns of Nicholas Wright Deceased, All, of Oysteraby in queens County on Long Island in ye Colony of New Yorke for & in ye Consideration of ye Sume of thirteen pounds Currant Silver Money of this Colony in hand paid in full Satisfaction before Sealing & for other Good causes & Considerations us ye Sd Caleb, Edmond & John Especially Moving HAVE GIVEN GRANTED, Alienated, made over Bargained Sold & Confirm'd AND by these prsents wee ye Sd Caleb, Edmond & John do Give Grant Alienate make over Bargaine, Sell & Confirme, unto William ffrost of Matenacock in ye Bounds of Oysterbay aforesd one quartr or ffourth ##t of a whole right or Share of Meadow at ye South of Oysterbay aforesd. And to have ye Sd quarter or ffourth ### of ye Sd Share out off or from a Lott of Meadow belonging to ye Sd Share upon unkaway Neck at ye Sd South, and to begin at ye South end of ye Sd Lott on Unkaway Neck, and So to Run on ye Sd on ye Sd Lott the whole Bredth thereof, So far as Shall in Quantity fully Compleat & make up a full quart of ye Share of Meadow before Mentioned, weh Share of Meadow did normerly belong to Nicholas Wright father to ye Sd Caleb, Edmond & John Wright but now in their possession; Together wth all our Right title & Intrest Claime & Demand wtsoever weh wee ve Caleb, Edmond & John now have or weh any or either of our Heires, Executra, Administratra or Assignes may hereaftr have of & in ye Sd quartr Share of Meadow wth all priviledges, Issues & Phits therefro arising or Growing or in any wise Apptaining; And also 3 Shares of upland upon ye Sd Neck being of Numbr 17: 23: & 27 as Appeares in ye Records in Libr. B: page 56: all Lying & being on ye West Side of ye Sd Neck wth all our Right, Title & Claime thereto as before as before is expressed to ye Meadow wth all priviledges, Comonage & Pfits therefrom arising or Growing or in any wise ap#taining; TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires & Assignes all & Singular ye prmises wth ye Appurtences thereof And to ye only ₩ use & behoof of him ye Sd William his Heires & Assignes forever, AND ye Sd Caleb, Edmond & John Wright have put ye Sd William into a Lawfull & peaceable possession of all & Singular ye p'mises, by ye diliv'y of these p'sents. AND ye Sd Caleb, Edmond & John do for themselves their Heires Execut¹⁸ & Assignes Covenant & Agree to & wth ye Sd William that it Shall and may be Lawfull for him ye Sd William his Heires & Assignes. quietly and peaceably to have, hold, Occupie, possess & enjoy all & Singular ye prmises and evry \$\text{\$\pi\$} t & \$\pi\$cell thereof wth its A\$\pi\$tences forever, wthout ye Lawfull Lett hindrance or Intruption of them or any or either of them ye Sd Caleb Edmond or John or any or either of their Heires Executrs or Assignes or any other Pson or Psons Lawfully Claiming for by or und them or any or either of them Notwithstanding any former Gift, Grant Bargaine or Sale wisoever IN WITNES whereof we have hereunto

Sett our hands & Seales ye Twenty first Day of Aprill in ye Year of our Lord one Thousand Six hundred eighty & Seven: It is to be understood that ye above named William is to have his quart^r Share of Meadow in Numb^r of Acres at ye place above Specified

Signed Sealed & dd in prence of us Nathaneel Coles
John Newman
the marke X of
William Buckler
Indorsm¹³ on this Deed are recorded in page 84 & page 231:

the marke of
Caleb X Wright
the marke of
Edmond X Wright
O
John Wright
the marke of
Elizabeth X Wright
Mary Wright
Sarah Wright

This Instrumt of writing may Informe all Christian people whom it may any wayes Concerne that we three Brethren Caleb Wright John Wright & Edmond Wright do Sell & firmly make over to William ffrost of Metenicock in ye Township of Oysterbay of weh we are Inhabitants for a valuable Consideration already by us Received, we do Sell him ye Sd William ffrost two Shares of Meadowing Lying against Oake Neck Beach Containing about Three quarters of an Acre more or Less, web Sd two Shares Did belong to Nicholas Wright our ffather Late Deceased, web Sd two Shares wee ye Brethren abovesd do Sell, Bargaine, grant, & Make over from us our Heires Executre Administratre or Assignes, to him ye Sd William ffrost his Heires Execut^{ra} Administratrs or Assignes for him or them peaceable to possess & Injoy forever wth all ye Liberty of Creek Thatch yt Doth or Shall belong thereto; as witnes our hands & Seales this Twenty first Day of March 1684/5

or March 1004/5 Signed Sealed & dd in p^rsence of us John Dewsbury Ephraim Carpenter

his
Edmond X Wright
marke
John Wright
his
Caleb X Wright
marke
The marke of
Elizabeth X Wright
Mary Wright
Sarah Wright

(p. 82)—Know all men by these presents that I Thomas Rushmur of Hempsteed in ye North Riding of New Yorke Shire doe by these presents for me my Heires Execut Administrat Bargaine, Sell & Set over unto Mosis Mudge of Muskeeta Cove his Heires, Execut Administrat or Assignes on(e) eight part of a pro-

priaty on Hempsteed plaines The Hollows that are broken up already excepted ye Land aforesd I say I have Sold unto ye abovesd Mosis Mudge his Heires Executra Administratra forever; To have & to hold as his own #per Right & Titel To ye true Pformance of ye prmises I have Set to my hand & Seal this fourth Day of August 1680:

The marke (CC) of Christopher Crow Ephraim Carpent^r

Thomas Rushmur O Martha Rushmur

This Assignm^t following to William ffrost is written on ye Backside of this above written deed

Know all men by these preents yt I Moses Mudg of Muskeeda Cove on Long Island in ye Queens County of New Yorke Sheare do Asingh all my Wright and Intrust of this wthin Written Deed of Saull from me my Heires unto William ffrost of Matinacake in ye County abovesd to him & his Haires forever as witnes my hand & Seal this 21 of Octobare 1685

in prence of us Samuel pell

Moses Mudge Elizabeth Mudg

the marke (W P) of

William pell The marke of Samuel (S C) Coles

Be it known by these preents that I Henry Townsend Senr wthin Named in this wthin Written Deed have Assigned, Made over & Confirmed & by these preents I ye Sd Henry Townsend do assigne make over & Confirme unto Wm ffrost of Matenacock in ye bounds of Oyst bay on Long Island in ye Collony of New Yorke this within written Deed Together wth all ye Right Title & Interest claime & Demand wtsoevr wch I ye Sd Henry now have or my Heires Execut^{rs} or assignes now or hereaft^r may have by virtue of this within written Deed or any clause or Covent Therein Contained To have & to hold unto him ye Sd Wm ffrost his Heires & Assignes forever all yt is Contained in this wth within written Deed; I ye Sd Henry have received full Satisfaction for ye Same before ye writing hereof In witnes whereof I have hereunto Set my hand & Seal ye Sixth day of May in ye year one thousand Six hundred eighty & Seven Signed Sealed & dd

in prsence of us

Henry Townsend Senr O

John Townsend John Newman Robert Townsend

This Assignem^t is written on ye Backside of a Deed from Abraham Allen to ye above named Henry Townsend web Deed is recorded in Libr. A: page ye: 103:

TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall Come or in any wise Apptaine Be it known that I John Davis of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Consideracon of Twenty pounds of Currant Merchantable pay of this Collony in hand pd & received before ye Sealing & dilivry hereof in full Satisfaction & for other Good Causes & Considacons me ye Sd John especially Moving: HAVE GIVEN granted, alienated made over Bargained, Sold & Confirmed, And by these prsents I ye Sd John doe Give, Grant, Alienate, make over, Bargaine, Sell, & Confirme unto William ffrost of Matenacock aforesd, a certaine @cell of Land Lying & being at Matenacock aforesd, being #t of a #cel of Land being #t of a #cell of Land being formerly bought of Thomas ffrancis of Sitaucot (Setauket) by Richard Latten as by a Deed bearing Date ye 20th Day of Aprill 1669: weh Deed stands Recorded in in Oysterbay in ye Booke A: page ye 26; afterward Assigned by ye Sd Richard Latten unto Josias Latten John Robins & Hannah Latten web Hannah was formerly ye Wife of ye Sd John Davis but now Deceased, web Assignement Stands Recorded in the aforesd Book page ye 46: And afterward ye Sd Hannahs #t which was Sixty Acres of this Tract of Land was Sold by ye Sd John Davis & ye Sd Hannah his wife unto Aaron fforman by Deed wch Stands Recorded in ye Sd Book in page ye 73: Then again again afterward Bought againe by ye Sd John Davis of ye Sd Aaron fforman And now in ye Possession of ye Sd John Davis weh Land lyeth on ye west Side of John of John Dyers Lott at Matenacock aforesd Together wth all my right Title & Interest Claime & demand what Soev w^{ch} I ye Sd John Davis now have or w^{ch} any or either of my Heires Executrs or Assignes may hereaftr have of & in ye Sd Saxty Acres of Land as ffully & a(s) largely as it is made unto me by by the forementioned Deeds & records in every ## & Pecall their of wthall:—(p. 83)—With all Phits & Comoditys thereto in any wise ap@taining TO HAVE and to hold all & Singular ye prmises with ye Ap#tences thereof unto him ye Sd William ffrost his Heires & Assignes to ye only ### use & behoofe of him ye Sd William his Heires & Assignes forever And the Sd John hath put ye Sd William into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of these prsents And ye Sd John doth for himself his Heires, Execution & Administrat^{rs} furth^r Covenant & agree to & with ye Sd William that it Shall & may be Lawful for him ye Sd William his Heires & Assignes quietly & peaceably to have hold occupy possesse & enjoy all & Singular ye p mises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd John Davis his Heires Executre or Assignes or any other #son or #sons Lawfully claiming for by or und him or any or either of them notwithstanding any former Gift Grant, Bargaine or Sale whatsoever IN WIT-

NES whereof I have hereunto Set my hand & Seal ye third Day of December in ye yeare of our Lord one thousand Six hundred eighty & Seven

Signed Sealed & dd John Davis O

in prence of us:

John Newman: Nathaneel Coles: Marthye X Daves O marke

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Apptaine; Be it known that I Nathan Burdsal of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye vince of New York for & in ye Consideration of ye Sume of two pounds Silver money Currant in this Collony in hand pd and Received in full Satisfaction before ye Sealing & diliv'y hereof and for other good causes & Consid'ations me ye Sd Nathan especially Moving HAVE GIVEN GRANTED, alienated, made ov Bargained, Sold & Confirm'd and by these preents I ye Sd Nathan do Give, grant alienate make ov Bargaine Sell & Confirme unto William ffrost of Matenacock aforesd two Lotts or Shares of Upland Lying & being upon Unkaway Neck at ye South of Oysterbay aforesd (that is to Say) one Lott or Share weh Stands recorded in my Name on ye West Side of ye Sd Neck and of Numbr 5: And ye other Lott or Share Stands recorded in Adam Wrights name on ye East Side of ye Sd Neck and of Numbr 30: well Lott I ye Sd Nathan Bought of ye Sd Adam as appeares by a deed Standing recorded in Oysterbay in the Book: B: page ye 50 Togethr wth all my Right title & Interest, Claime & Demand wtsoever wch I ye Sd Nathan now have or weh any or either of my Heires Executrs Administratrs or Assignes may hereaft have of & in ye Sd two Lotts or Shares of Land wth all Issues and Phits therefrom arising or Growing and all Rights Customs Comons or any other priviledges wisoever thereto in any wise ap@taining TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires & Assignes all & Singular ye p^rmises wth ye Appurtences there of to ye only ₩₩ use & behoof of him ye Sd William his Heires & Assignes forever And I ye Sd Nathan do hereby put ye Sd William into a Lawful and peaceable possession of all & Singular ye prmises by ye dilivery of these presents and ye Sd Nathan doth for himself his Heires, Execut^{rs} Administrat^{rs} & Assignes further Covenant & agree to & wth ye Sd William that it Shall & may be Lawful for him ye Sd William his Heires & Assignes quietly & peaceably to have hold occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Nathan his Heires Executrs or Assignes or any other #son or #sons Lawfully claiming for by or und him or any or either of them notwithstanding any form Gift Grant Bargaine or Sale w'soever IN WITNES whereof I have hereunto Sett my hand & Seal

the thirteenth Day of January in ye yeare of our Lord one Thousand Six hundred eighty eight;—It is to be further und stood that I ye Sd Nathan do not hereby Sell to ye Sd William any Comons or undivided Land on ye Sd Neck but only ye Single Lotts web Comons or undivided Lands I reserve to me & my Heires any thing in this Deed Contained to ye Contrary notwth-Standing

Signed Sealed & dd in prsence of Nathan Birdsall O

John Newman; the (SB) marke of Samuel Birdsal

(b. 84)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any Wise Concerne Be it known that I william Buckler of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Considuacon of ye Sume of Twenty Shillings of Silver Money Currant in this Prince in hand received by me ye Sd William before ye Sealing & Dilivery hereof in full payment & Satisfaction and for other Good Causes & Consideracons me ye Sd William especially moving HAVE GIVEN, GRANTED, Alienated, Made over, Bargained, Sold & Confirm'd And by these preents I ye Sd William do Give, Grant Alienate, Make over, Bargaine, Sell & Confirme unto William ffrost of Matenacock in ye Bounds of Oysterbay aforesd, all yt of my Lott or Share of Upland upon Unkaway Neck at ye South called Oysterbay South, Called Oysterbay South win ye Bounds of ye pattent of Oysterbay aforesd: weh forementioned Lott or Share of Upland is of Numbr 19 on ye West Side of ye Sd Neck as it Stands Recorded in ye Land Evidences of Oysterbay in Libr. B: page ye 56: Together wth all my Right, Title & Interest, Claime and Demand wisoever weh I ye Sd William Buckler now have or wch any or either of my Heires, Executre, Administratre or Assignes may hereaftr have of, to or in ye Sd Lott wth all Issues & Afits, Customes, priviledges, Comons or other emoluments to ye Sd Lott belonging or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires & Assignes all & Singular ye prmises & every \$\psi\$t & \$\psi\$cell thereof wth its Ap钾tences to ye only 神神 use & behoofe of him ye Sd William ffrost his Heires & Assignes forever, And ye Sd William Buckler hath put ye Sd William ffrost into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivry of these prsents, And ye Sd William Buckler doth for himselfe his Heires Execut^{rs} and Administrat^{rs} further Covenant & agree to & wth ye Sd William ffrost that it Shall & may be Lawfull for him ye Sd William ffrost his Heires Executrs or Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye prmises & every \$\psi\$t or \$\pi\cel \text{thereof forever without ye Lawfull} Lett, hindrance or Interuption of him ye Sd William Buckler his Heires, Executra Administratra or Assignes or any other ##son or #sons Lawfully Claiming for by or undr him or any or either

of them notwibstanding any form Gifts, Grants, Bargaines or Sales whatsoever And that ye Sd William Buckler his Heires Executr or Administrat will Maintaine & Defend ye Same accordingly IN WITNES whereof I have hereunto Sett my hand & Seal ye Twenty Ninth Day of Novemb in ye yeare of our Lord one Thousand Six hundred eighty & eight And in ye iiij yeare of his Maties Reigne

Signed Sealed & dd in prence of John Newman Time Rumneÿ

The marke of X William Buckler O

Whereas by this within written Deed, Caleb Wright, John Wright & Edmond Wright have Sold to William ffrost a quart of a Share of Meadow at ye South of Oysterbay; now by these prsents I William ffrost do accept of theirs the Sd Calebs, Johns & Edmonds Lott of Meadow on Unkaway Neck wth all right & priviledge belonging thereto on ye Sd Neck And I the Sd William do hold my Self fully Satisfied; and that I nor my Heires, Executre nor Assignes Neither do nor Shall claime any Right or priviledge in any of the other Necks of Meadow (by this Deed) any thing in this wthin written Deed to ye Contrary Notwithstanding AND further the Sd Caleb, John & Edmond Wright have by these preents Sold to ye Sd William ffrost one Lott of Upland on ye west Side of Unkaway Neck of Numbr 11: wth all Issues #fits Rights & priviledges, thereto belonging or Appertaining. And also they ye Sd Caleb, John & Edmond Wright have Sold to ye Sd William ffrost all their Lott of Meadow on Unkaway Neck (that is to Say) all that is over above a Quarter of a Share wee having received Seven pounds in money for ye Same to our full Satisfaction, And wee do confirm the Same to ye Sd William as ffirmly as ye Meadow & Upland is Confirm'd to him in this wthin written Deed; witnes our hands & Seales the 16th day of ffebruary: 1691:

witnes John Newman Edward Titus

The mark X of
Caleb Wright O
John Wright O
The marke of
Edmond X Wright O

This is an Indorsm^t written on the Backside of A Deed w^{ch} Stands Recorded in ye 81: page of this Book & bearet(h) Date the 21th day of Aprill: 1687 vide: ccxxxi:

(p. 85)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Apptaine Be it known that wee William Wilson & Sarah his Wife Samuel Tiller & Mary his Now Wife all of ye Westermost Island or Little Island So Called on ye North of ye Bounds of ye pattent of Oystrbay

in Queens County on Long Island in ye Colony of New Yorke, And Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay aforesd for & in ye Consideracon That Thomas Wallas of Mad-Nans Neck in ye Bounds of ye pattent of Hempsteed in ye County aforesd hath by his Deed und his hand & Seal bearing Date wth these preents Made over and Confirm'd unto us ye Said William Wilson & Samuel Tiller a Certaine Accomodation at Mad-Nans Neck aforesd as by ye Sd Deed Largely & plainly doth appeare and for other good Causes & consideracons us ye Sd William & Sarah his wife Samuel & Mary his wife & Nicholas Simkins especially Moving HAVE GIVEN GRANTED Alienated, Made over, Bargained, Sold & confirm'd and by these prsents wee ye Sd William, Sarah, Samuel Mary & Nicholas do Give, grant, Alienate, Make over, Bargaine Sell & confirme unto Thomas Wallas of Mad-Nans Neck aforesd a Certaine Neck of Land or Island Lying against ye North Sea or Sound on ye North Side of ye Bounds of ye pattent of Oysterbay aforesd and next adjacent to another Island belonging to Coll: Lewis Morris weh ye Indeans formerly Sold to Robt Williams wth all Houses ffencing Stuff & ffences to ye Same belonging, And all Wint Wheat now Growing on ye Ground, And also all Rye, Oates & Indean Corne with all fruit Trees Growing on ye primises or any ## or ##cel thereof Together wth all our right Title & Interest. Claime & Demand wtsoevr wch wee ye Sd William Wilson Sarah his now Wife Samuel Tiller Mary his now wife or Nicholas Simkins or any or either of us now have or weh any or either of our Heires, Executra Administratra or Assignes may hereaftr have of & in ye prmises or any #t or #cel thereof wth all Issues & Phits & priviledges therefrom arising or Growing or in any wise a@taining TO HAVE & TO HOLD unto him ye Sd Thomas Wallas his Heires & Assigns all & Singular ye prmises wth its Ap#tence and to ye only ## use & behoof of him ye Sd Thomas his Heires & Assignes forever, And ye Sd William & ye Sd Samuel wth their Sd wives have put the Sd Thomas Into a Lawful & peaceable possession of all & Singular ye prmises by ye dilivery of these preents And ye Sd William Wilson wth Sarah his now wife the Sd Samuel Tiller & Mary his now wife and ye Sd Nicholas Simkins Doth for themselves their Heires, Execut Administrat⁷⁸ or Assignes Joyntly & Severally further Coven⁸ to & wth ye Sd Thomas Wallas that it Shall & may be Lawful for him ye Sd Thomas his Heires or Assignes, quietly & peaceably to have, hold, occupie, possess & enjoy all & Singular ye pimises for ever wthout ye Lawfull Lett, hindrance or Intruption of them the forementioned or any or either of them or any or either of their Heires Executre or Assignes or any other \$\precesson\$ son or \$\precesson\$ sons Lawfully claiming for by or undr them or any or either of them, Notwithstanding any former Gift, Grant, Bargaine or Sale we soev And that they their Heires, Executrs or Assignes Shall

Maintaine ye Sd Thomas his Hopossession of ye primises forever hereunto Sett our hands & Seale ye yeare of our Lord one Thous	IN WITNES whereof we have s the Eleventh Day of May	ve in
Signed Sealed & dd	William Wilson	0
in ye preents of us	The marke of	_
John Newman	Sarah X Wilson	0
Derik Albertson	Samuel Tiller	0
	The marke of	
•	Mary X Tillear	0
	The marke of	
	Nicholas X Simkins	0
	The marke of	
	Elizabeth X Simkins	0

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise ap@taine be it known that I Thomas Wallas of the Little Island So Called in ye Bounds of Oysterbay on Long Island in ye #vince of New Yorke, am at prsent taking a voyage to Rhode Island or elswhere do hereby for & in the Consideracon that my now wife Jane Wallas do & Shall pay or cause to be paid all Just debts weh I ye Sd Thomas do now owe to any Pson or Psons in Oysterbay or elswhere at the day of ve Date hereof, And also for my Naturall Love & Affection to my Sd Wife and my Children and for their Comfortable Subsistence in my absence, And for other good Causes & Consideracons me ye Sd Thomas especially Moving HAVE GIVEN, GRANTED, Infeoffed, Assigned, Made over & Confirm'd And by these preents I ye Sd Thomas do Give, Grant, Enfeoffe Assigne make over & Confirme unto Jane Wallas my Sd wife, all my Land wch I now enjoy & possess at ye Little Island aforesd or els where in America And I do hereby Assigne & Make over to my Sd Wife ye Deed of ye Sd Land at ye Little Island web Beareth Date the eleventh Day of May 1687; Together wth all Afits, priviledges and wisoever els to ye Sd Land is belonging or in any wise ap-Ptaining; And also all my Moveable estate both wthout Doores and wthin And all debts & dues wth are owing to me ye Sd Thomas to aske recover & receive as I my Self might do before the Making of this Deed; Together wth all my Right, Title & Interest. Claime and Demand wtsoever weh I ye Sd Thomas now have or web any or either of my Heires Executre or Administratre may hereaft have of, to or in ye Sd Land, and other ve prmises with ve Apr tences thereof; TO HAVE & TO HOLD unto her ye Sd Jane Wallas her Heires & Assignes the Sd Land & prmises wth ye Ap#tences thereof to ye only ## use & behoof of her ye Sd Jane her Heires & Assignes forever; And ye Sd Thomas hath put ye Sd Jane into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents; And ye Sd

Thomas doth for himself his Heires, Execut^{rs} & Administrat^{rs} Covenant further & agree to & wth ye Sd Jane his wife that it Shall & may be Lawfull for her ye Sd Jane her Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prmises forever, wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Thomas his Heires Execut^{rs} or Administrat^{rs} or any other \$\Phi\$son or \$\Phi\$sons Lawfully Claiming for, by or und him or any or either of them notwithstanding any former Gifts, Grants, Bargaines or Sales wtsoever IN WITNES whereof I have hereunto Set my hand and Seal the eleventh Day of June Anno Domini: 1689

Signed Sealed & dd in prence of John Newman: John Weekes

Thomas Wallas O

(p. 86)—TO ALL CHRISTIAN PEOPLE to whom these prsents Shall come or in any Wise apptaine; Be it known that I Thomas Townsend now Inhabiting upon Rhode Island but formerly at Oysterbay in Queens County upon Long Island for full Satisfaction in hand to me paid before ye Sealing hereof Have Given, Granted, Alienated, Made over, Bargained, Sold & Confirm'd unto Henry Townsend Juniar of Oysterbay aforesd one Share or piece of Meadow in ye Meadows comonly known by ye name of Bever Swamp Meadows, Just below ye ffield of Henry Townsend Sen^r And Bounded by my Brother John Townsends Meadow on ye one Side, And a Share of Meadow yt was Anthony Wrights on ye other Side, being by estimacon Three quarters of an Acre More or Less, I say that I have for full Satisfaction in hand received, Sold & Delivred ye Sd Share of Meadow unto ye Sd Henry Townsend Juniar his Heires, Execut¹⁸ Administratro or Assignes, To have & to hold, occupy possess & enjoy as his or their own pp right, title & Interest forever; from me my Heires, Execut¹⁸, Administrat¹⁸ or Successors forever, Iniaging myself, Heires & Sucksesors to defend And Maintaine ye Sd Henry his Heires & Successors in their peaceable enjoyment of y prmises as witnes my hand And Seal in Oysterbay this first day of June one thousand Six hundred eighty and Seven Sealed & dd Samuel Dickinson Tho: Townsend O in ye presence of us John Dewsbury

Know all men by these presents that I Henry Townsend Sent of Oysterbay in Queens County on Long Island Do by these presents ffreely Give assigne and make over all my right, tittell & Interest of my too Mells heere in Oysterbay my Grist Mell and my Saw Mell unto my two Sons Henry and John Townsend Three quarters to be equally Divided betweene them; And to my Daughter Rose and her Husband I Give ye other quarter of ye Sd Mells; only I do reserve & Except to and for my Selfe and wife one quarter of ye Toole (toll) of what ye Grist Mell do

Gett during our Lives I say I do freely Give, Assigne & make over ye Sd Melle & Mell Streem as firme and on ye Tirms as it is mine excepting on $\langle e \rangle$ quarter of ye Toole as abovesd unto them ye Sd Henry & John Townsend and my Daughter Rose & her husband and to thire Haires & Assignes forever To have & to hold as their own proper Right, title & Intrest; And by this I do give them preent possession as witnes my hand and Seal this 23th Day of ye Mo:8 October 1688:

In presence of us John Newman Thomas Cock Henry Townsend Sen^r

Oysterbay March ye ffirst 1682

Be it known unto all Christian people to whom this our Deed of Gift may come or any wayes Concerne know yee yt wee Suscaneman & Werah both Indians & Chief Pprietre of ye Lands Comonly Called & known by ye Name of Matenacock Lands Lying & being wthin ye pattent & Township of Oysterbay have & do upon Good Considerations and for Divers ffavours & friendship Received from Thomas Townsend of Oysterbay, do ffreely Give & Make over forever a Certaine Tract of Land at ye Little plaines So Called being in quantity flifty Acres as by us Bounded be it more or Lesse Including ye Little plaines on ye east Side of ye Cartway, unto John Townsend Son unto Thomas Townsend his Heires Executra Administratra or Assignes forever To have & to hold occupy, possess & enjoy from us or any from by or undr us our Heires Executra Administratra or Assignes as ffirmly to all Intents & purposes as might or Could be written by any Deed of Gift or Conveyence wisomever drawn according to Law The Sd Tract of Land abovementioned is ye Little plaines upon Matenacock, and Lying or Joyning on ye East Side of ye Cartway from Muskeeto Cove to ye ffarmes called Lusum or Robt Williams plantation, To ye Confirmation of this our Deed of Gift we have hereunto Subscribed our hands & Set to our Seales in oysterbay Day & Date above written Signed Sealed & dd in prence of us The marke X of

George Townsend John Wicks

Suscaneman O

The marke (R) of John Rogers

Wee under written Thomas Townsend & John Townsend wthin Mentioned have by these presents Assigned over all our right title & Interest in, & to ye within written Deed from us our Heires Execut^{rs} Administrat^{rs} or Assignes unto Henry Townsend Jun^r of Oysterbay his Heires Executra Administratra or Assignes to have & to hold by the Same Title as to us is Given wthin Mentioned from us or any from, by or undr us forever as witnes our hands & Seales this 22th of October: 1685:

Thomas Brookes: Peter Lee Tho: Townsend O Iohn Townsend O out by ye prietre thereof Now ye Sd Henry & Sd John have & do Mutually agree to make a Division & exchange of & in ye Sd Land & Meadow as Hereaftr expressed that is to Say The Sd John Townsend hath & doth by these prsents Give, Grant & Confirme unto unto ye Sd Henry Townsend Jun all his tof ye fforementioned rights of Land Lying on ye South Side of ye Great Meadow on Sd Island, that is to say of & in one Lott of Land on Nobbs Hill So called two Lotts of Land Lying Eastward of Joseph Ludlams pasture of ye ffirst & Second division One Lott in ye Oxe pasture, & two Shares of Meadow on ye Sd Island aforesd and ye Sd Henry Townsend Jun hath & doth by these prsents Give, Grant & Confirme to ye Sd John Townsend all his at of ye fforementioned rights of Land Lying on ye North Side of ye forementioned Great Meadow that is to Say two Lotts of Land, the one belonging to yt weh was their fathers own right ye other to yt weh was formerly ffrancis Weekes right, Together wth all ye right, title & Interest Claime & demand w'soever weh they ye Sd Henry & Sd John now have or weh any or either of our Heires, Executra or Assignes may hereaftr have of, to or in ye Sd Land & Meadow & Granted premises according as it is before divided & exchanged, But ye Comon & undivided Land & Meadow and priviledges—(p. 88)—Priviledges of Highwayes belonging to ye prmises on all ye Sd Island to be & remaine to ye Sd Henry & Sd John their Heires & Assignes fforever as it was before the making this division & exchange TO HAVE & TO HOLD unto them ye Sd Henry Townsend Jun & Sd John Townsend their Heires & Assignes all & Singular ye Sd Granted prmises as before divided & exchanged & to ye only ## use & behoofe of them ye Sd Henry & Sd John their Heires & Assignes forever, And ye Sd Henry & Sd John do further agree that it Shall & may be Lawfull for them their Heires Heires & Assignes quietly & peaceably to have, hold possess & enjoy ye Sd Granted Land & prmises forever as it is before divided & exchanged wthout ye Lett or Molestation of them ye Sd Henry & Sd John or either of them or any or either of their Heires, Executrs or Assignes, And do hereby bind themselves, & their Heires forever to Warrant & defend ye Same to each other Accordingly IN WITNES whereof The Sd Pties have hereunto Sett their hands & Seales the Tenth Day of January in ye year of our Lord one thousand Six hundred ninety ffour Signed Sealed & dd in prsence of us Henry Townsend Jung John Newman John Townsend Ed: White:

Day & Date above written Henry Townsend & John Townsend above written Came before me one of their Matter Justices of ye peace for queens County & acknowledged this writing to be their reall acts & Deeds

Nathaneil Coles:

Be it known by these preents yt I David Underhill ye wthin Named in this win written Deed Have Assigned Made over & Confirm'd and by these preents do Assigne make over & Confirme unto Henry Townsend of Oysterbay in queens County on Long Island alias Nassaw in ye Collony of New Yorke This wthin written Deed wth ye Meadow at Bever Swamp therein Mentioned & granted unto me ye Sd David bearing Date wth these prsents unto him ye Sd Henry Townsend his Heires & Assignes forever, from me ye Sd David and from my Heires, Executre & Assignes forever as fully & Largely as ye Sd Deed & meadow therein Granted is Conveyed unto me ye Sd David, He ye Sd Henry having in Considiations thereof Confirm'd unto me ye Sd David a Certaine Cell of Land at Cedar Swamp by a Deed und his Hand & Seal bearing Date wth these preents to my full Content & Satisfaction, witnes my hand & Seal ye Sixteenth Day of January Anno Dni: 1695

Signed Sealed & dd in prence of us John Townsend James Dickinson John Newman: David Underhill O
This Assignmt is of a Deed entred
in page 357: & 358: of this booke

(from Gideon Wright, and
will appear in Vol. 2)

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or Apptaine Be it known that I Joseph Dickinson of Sedar Swamp in ye Bounds of Oysterbay in queens County in ye Collony of New Yorke for & in ye Consideration of ye Sume of Tenn pounds Currant Money of New Yorke in hand paid and by me ye Said Joseph received of Henry Townsend of Oysterbay aforesaid in full paymt and Satisfaction And for other good Causes & Considerations me ye Said Joseph especially Moving HAVE GIVEN GRANTED, Alienated, Infeoffed, Assigned Sold & Confirm'd And by these preents do give Grant, Alienate Infeoffe, Assigne, Sell & Confirme unto Henry Townsend aforesd all that of a Certaine parcell of Meadow Land Lying & being on ye East Side of Bever Swamp Meadows Containing two Lotts or Shares and of Number 13: & 14: and are Joyning together, one of Said Lotts was formerly Matthias Harvys and Conveyed to me ye Said Joseph by ye Said Harvy by Deed of Gift as Oysterbay records plainly Sheweth, The other was fformerly Joseph Ludlams, and by Said Ludlam Conveyed unto me by a Deed und his hand & Seal, And both ye Sd Lotts are Bounded on ye East by the Upland of the Mill river Neck on ye South & West by a Little Crick by Edmond Wrights Meadow formerly Nicholas Wrights, And on ye North by ye Said Henry Townsends Meadow formerly Gideon Wrights all within ye Bounds of Oysterbay aforesaid TOGETHER with all my right, title and Interest, Claime & Demand whatsoever weh I ye Said Joseph now have or which any or either of my Heires, Execut¹⁸ or Assignes may hereaft¹ have

of, to or in ye Said Granted two Lotts of Meadow with all profits, Comoditys, ffences Grass ffresh & Salt pastures, Swamps Crick thatch waters ponds & priviledges & Customs wisoever to ye Same belonging or wt els to ye Same is in any wise Apptaining TO HAVE & TO HOLD unto him ye Said Henry Townsend his Heires & Assignes all & Singular ye Said Granted two Lotts of Meadow with ye Ap#tences thereof, to the only proper use and behoofe of him ye Said Henry Townsend his Heires & Assignes for ever, And ye Said Joseph hath putt ye Said Henry into Lawfull possession thereof by Dilivery of Turfe & Twigg & by these preents, And ye Said Joseph Doth for himself his Heires, Execut^{rs} and Assignes ffurther Covenant to and with ye Said Henry Townsend yt it Shall & may be Lawfull for him ye Said Henry his Heires & Assignes quietly and peaceably to have, hold, possess & enjoy all & Singular ye Said Granted prmises forever without ye Lawfull Lett or Molestation of him ye Said Joseph his Heires or Assignes or any other person or persons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former, Grant, Mortgage Joynture, Dower or other Conveyance whatsoever And ye Same to ye Said Henry Townsend his Heires—(p. 89)—And Assignes forever to Warrant & Defend against all Just Claimes that Shall be made thereunto by any person or persons wisoever IN WITNES whereof I have hereunto Sett my hand and Seal the Tenth Day of May in ye year of our Lord one thousand Six hundred Ninety Seven Signed Sealed & dd in prsence of us (Paper not worn away. John Newman Martha Coles Signature not recorded. Nathaniel Coles

(p. 90)—TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in Any wise ap@taine Be it known that I John Davis of Matenacock in ye Bounds of Oysterbay on Long Island in ye Colony of New Yorke for & in ye consideration of ffourty one pounds Silver money & other pay equivolent in hand pd before ye Sealing & dilivery hereof & for other good causes & considuations me ye Sd John Davis especially Mooving HAVE, GIVEN, GRANTED alienated, Made over Sold, Bargained & Confirm'd and by these preents I ye Sd John do Give, Grant Alienate, Make over, Bargaine, Sell & confirme unto Aaron fforman Jun of Matenacock aforesd my now Dwelling house & all my Land weh Lyes Joyning to it, Lying & being in Matenacock aforesd being in quantity flifty Acres be it more or Less; Which Land I ye Sd John Davis fformerly bought of ye Indeans as Appeares by two Deeds und their hands & Seales where ye Breadth Length & Bounds of ye Sd Land is plainly expressed that is to Say ye whole breadth thereof ffifty Rod wide ffronting to ye high way Northward: And Ranging Southward one hundred & Sixty Rod; being Bounded on ye east Side ## by ye Land ye

Indeans form'ly Sold to John Robins and #t by ye Comon; And on ye West Side bounded by Josias Lattens Land; weh forementioned Indean Deeds Beareth Date ye 5th Day of July 1681: And ye ffrst day of June 1682: And also one other \$\mathre{A}\text{cel of Land} Lying & being in Metenacock aforesd being in quantity Tenn Acres be it more or Less; as it Stands Bounded in one other Deed from ye Indeans to me Given undr their hands & Seales bearing Date ye 8th Day of Octobr 1681: that is to Say Twenty Six pole wide in ye Breadth ffronting South-ward Southward to ye Highway agt ye Lands form'ly Sold by ye Indeans to Josias Latten Jnº Robins & Jnº Davis; And at ye North end Joyning to ye Lands form'ly Sold by Thomas ffrancis to Richard Latten & Nathan Burdsal Together wth all Houses, Barnes or other out houses or Buildings in & upon ye Same; wth all Gardens, Orchards fences, ffruit Trees of all Sorts, and all other Issues & Phits from ye Sd Land arising or Growing or in any wise Ap-Ptaining; Together wth all my Right, title & Intrest, Claime and demand w'soever which I ye Sd John Davis now have, or wch any of my Heires Executra Administratra or Assignes may hereafter have of & in ye forementioned Land or any \$\psi\$t or \$\psicell\$ cell thereof TO HAVE & TO HOLD unto ye Sd Aaron fforman his Heires & Assignes all & Singular ye prmises & every ### t & parcel thereof to ye only ## use and behoof of him ye Sd Aaron fforman his Heires & Assignes forever And ye Sd John hath put ye Sd Aaron into a Lawfull & peaceable possession of all & Singular ye p^rmises by the dilivery of these p^rsents; AND ye Sd John Davis doth for himself his Heires, Executra Administratra & Assignes further Covenant & Agree to & wth ye Sd Aaron that it Shall & may be Lawfull for him ye Sd Aaron fforman his Heires his Heires & Assignes quietly & peaceably to have hold, Occupie, possess & enjoy all & Singular ye prmises & every part & Acel thereof forever, wthout ye Lawfull Lett hindrance or Interuption of him ye Sd John Davis his Heires Executra Administrate or Assignes or any other #son or persons Lawfully claiming for by, or und him or any or either of them, Notwithstanding any former Gift, Grant Bargaine or Sale wtsoever AND ye Sd John Davis doeth Covenant as aforesd to maintaine ye Sd Aaron in ye Lawfull possession of ye p^rmises both he his Heires & Assignes forever IN WITNES whereof I ye Sd John Davis have hereunto Sett my hand & Seal ye Twentyth Day of May in ye yeare of our Lord one Thousand Six hundred eighty & Seven

Signed Sealed & Dd John Davis O

in ye preents of us

John Newman: Daniel Townsend

TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine, Be it known yt I Aaron fforman Sen of Oysterbay in Queens County on Long Island in

ye Collony of New Yorke for & in ye Consideration of ye Sume of Twenty pounds Currant money of New Yorke in hand pd before ye Sealing & Dilivery hereof, and for other Good Causes & Considiations me ye Sd Aaron especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, Sold & Confirm'd, And by these preents I ye Sd Aaron do Give, Grant, Alienate, Makeover, Bargaine, Sell and Confirme unto Aaron fforman Jun of Matenacock in ye Bounds of Oysterbay aforesd Son of ye Sd Aaron fforman Sen^r All his Meadow at Matenacock aforesd that is to Say one Share or peece of Meadow bounded on ye East by Matthew pri[ors] Meadow, on ye North by ye Creek, on ye West by William Hawxhurst and Samsons Meadow, and on ye South by John Underhills & James Cocks upland being by estimation four Acres & half be it more or Lesse, and one Share of Meadow at Oake Neck being ye eighteenth Share as it Stands recorded in Book A:—(p. 91)—Book A: page ye 15: Together wth all ye right Title & Interest Claime and demand whatsoever weh I the Sd Aaron now have or which any or either of my Heires Execut⁷⁵ or Assignes may hereaft have of & in ye Sd Meadow withall Issues & Phits from thence arising or Growing or in any wise Apptaining TO HAVE AND TO HOLD all & Singular ye prmises & every \$\psi\$t & \$\psi\$cell thereof wth its Ap\$\psi\$tences unto him ye Sd Aaron fforman Jun His Heires & Assignes, and to the only ## use & behoofe of him ye Sd Aaron Jun his Heires & Assignes forever, and the Sd Aaron fforman Jun (Sen) hath putt ye Sd Aaron fforman Jun into a Lawfull and peaceable possession of ye prmises by ye Dilivery of these prsents, And ye Sd Aaron fforman Sen Doth for himself his Heires Execut & Assignes further Coven^t & agree to & with ye Sd Aaron fforman Junr, that it Shall & may be Lawfull for him ye Sd Aaron Junr his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett Hindrance or Interuption of him ye Sd Aaron Sent his Heires or Assignes or any other Pson or Sons Lawfully Claiming for, by or und him or any or either of them notwth Standing any former Gift Grant Bargaine or Sale w'soever IN WITNES whereof I have hereunto Sett my hand & Seal ye Eighth Day of Aprill of ye year of our Lord 1687:

Signed Sealed & dd in prsence of us John Dewsbury John Townsend

The mark X of Aaron fforman O Dorothy fforman Alexander fforman

These presents Declareth unto all yt it Doth any Wayes Concerne that I Henry Townsend Senr of Oysterbay on Long Island in Queens County do by these presents Give & makeover all my right, title & Interest of ye House Lott I bought of Matthew prior that was fformerly Walter Salters, about ffive Acres is

ye Said Lott, And it is Bounded with Samuell fformans Lott on ye West Side, And ye Highway at ye North end, And a High way by ye East Side and ye South end Joynes to ye comon unto my Son in Law Aaron fforman and to my daughter Susanna and their Heires fforever, I Say I do Give ye Said Lott and no more but ye Lott that I bought of Matthew prior as abovesaid as in a Bill of Sale und Matthew priors hand bearing Date ye Seventh Moneth ye thirtieth Day 1671: declareth I say I do Give ye Said Lott ffrom me and mine to them ye Said Aaron fforman & Susanna and theirs forever to possess & enjoy ffor their own proper right & Interest with out Molestation from me or any by or ffrom me as witnes my hand and Seal

the mark X of Josias Latten Thomas fforman Henry Townsend O

(p. 92)—Know all men by these presents yt wee Susana fformon & Jacob formon both of oysterbay In Queens County Do Assigne and Make over all our Right title and Intreste In ye above written Instruem^t Unto James Tillett his heirs and assignes for Ever from Us our heirs and Assignes for ever for ye Consideration of twelve pounds as Wittness our hands this twenty Day of September 1725

Signed Sealed & Delevered
In ye presence of
Benjamin Hicks
Thos Hicks
Thos Kable
Josiah Milliken

Susannah forman O Jacob fforman O

September ye 20th 1725

Then Came ye within Named Jacob forman Personally befor me Isaac hick Judge of the Cort of Common pleas of ye Said County and acknowledged the With Written Assigned to be his free and Volluantary Actt & Deed I allow this Instrument to be Recorded

Isaac hick

(p. 93)—TO ALL CHRISTIAN PEOPLE to whome this prent writing Shall to whom this prent writing Shall come or in any wise Ap#taine Be it known that I Henry Townsend Senr of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Considration that ffrancis Weekes of Oysterbay aforesd hath by his Deed undr his hand & Seal Bearing date wth these prents, Confirm'd unto me ye Sd Henry certaine Lands, Meadows & priviledgs at Hogg Island in ye Bounds of Oysterbay aforesd as by ye Sd Deed fully & Largely doth appeare to my full content & Satisfaction, And for other good

Causes and and Considuations me ye Sd Henry especially Moving; HAVE GIVEN GRANTED Alienated, Made over, Bargained, Sold & Confirm'd And by these preents I ye Sd Henry do Give, Grant, Alienate, Make ov, Bargaine, Sell & confirm unto ffrancis Weekes a foresd one Third ##t of all my Meadow at ye South of Oysterbay aforesd, both fresh & Salt Meadow weh is one whole Share of purchasers right as it Stands amongst ye Land Evidences of Oysterbay to be already Laid out in three Divisions w^{ch} are of Numb^r 3: 9: & 2: and bounded as in my name it Stands Recorded; Together withall my right Title & Interest Claime & Demand w'soever web I ye Sd Henry now have or weh any or either of my Heires Execut¹⁸ Administrat¹⁸ or Assignes may hereaft have of & in ye one Third \$\psi\$t of ye forementioned Share or Right of Meadow wiball Issues and Whits from thence arising or Growing wth all customes & priviledges and wtsoever els thereto belongs or in any wise Ap#taines TO HAVE & TO HOLD all & Singular ye prmises with its Appurtence to him ye Sd ffrancis Weekes his Heires & Assignes & to ye only 神神 use & behoof of him ye Sd ffrancis his Heires & Assignes forever; And ye Sd Henry hath put ye Sd ffrancis into a Lawful & peaceable possession of all & Singular ye pimises by ye dilivery of these preents And ye Sd Henry Doth for him Self his Heires Executre Administratre or Assignes further Covenant & Agree to & wth ye Said ffrancis yt it Shall & may be Lawfull for him ye Sd ffrancis Weekes his Heires & Assignes quietly & peaceably to have, hold Occupy, possess, & enjoy all & Singular ye prmises wth ye Apptenancs thereof, & every pt or pcel thereof wthout ye Lawful Lett hindrance or Interuption of him ye Sd Henry his Heires & Assignes Execut^{rs} or Administrat^{rs} or any other Pson or Psons Lawfully claiming for by or und him or any or either of them Not withstanding any former Gift, Grant, Bargaine or Sale wisoever IN WITNES whereof I have hereunto Set my hand & Seal the Twenty Seventh Day of May in ye yeare of our Lord one thousand Six hundred eighty Seven Henry Townsend Senior O Signed Sealed & dd in prence of us John Newman Cleric*:

TO ALL CHRISTIAN PEOPLE to whome this p'sent writing shall come or in any wise ap@taine Beit known that I John Wright of Oyst'bay in Queens County on Long Island in ye Colony of New Yorke for & in ye Consideration of a Lott or Share of Meadow Lying in ye Home Meadows of Oysterbay aforesd confirm'd unto me by Daniel Weekes of Oysterbay aforesd by a Deed of Sale undr his hand & Seal, Bearing Date with these p'sents and Bounded as in ye Sd Deed doth & may Largely & plainly appeare And for other good causes & considerations me

Daniel Townsend

ye Sd John especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, Exchanged, Bargained, Sold & confirm'd, And by these preents I ye Sd John doe Give, Grant, Alienate, make ov, Exchange, Bargaine Sell & confirme unto Daniel Weekes aforesd, A Lott or Share of Meadow Lying & being in ye Home Meadow of Oysterbay aforesd and Bounded on ye West Side by George Townsends Meadow on ye North end by a Ditch, on ye East Side by Edward Whites Meadow; and on ye South end by a High-way Being by estimation two Acres & a quarter be it more or Less; weh Meadow was fformerly Josias Lattens, but now in ye possession of ye Sd John Wright; Together wth all right, Title and Interest claime & Demand wtsoever weh I ye Sd John Wright now have or wch any or either of my Heires, Executr or Assignes may hereaft have of & in ye Sd Meadow & every part & parcel thereof and also all ye ffences & fencing Stuff as now it Stands; wth all 爭fits & Issues Easements & priviledges web now are or hereaftr Shall be thereto belonging or in any wise ap #Ptaining TO HAVE & TO HOLD unto him ye Sd Daniel Weekes his Heires & Assignes all & Singular ye prmises wth ye Appurtences thereof, And to ye only www use & behoof of him ye Sd Daniel his Heires & Assignes forever And ye Said John hath put ye Sd Daniel into a Lawful & peaceable possession of all & Singular ye prmises by ye Dilivery of these prsents and ye Sd John doeth for himself his Heires Executre & Assignes further Covenant & Agree to & wth ye Said Daniel that it Shall & may be Lawful for him ye Sd Daniel his Heires & Assignes quietly and peaceably to have hold, Occupie possess and enjoy all & Singular ye prmises wth its Appurtence forever Without ye Lawful Lett, hindrance or Interuption of him ye Sd John his Heires Executors & Assignes or any other #9son or persons Lawfully claiming for by or und him or any or either of them more in ye next page—(p. 94)—Notwithstanding any former Gift, Grant, Bargaine or Sale wtsoever And ye Sd John doth further Covenant as aforesd to maintaine ye Sd Daniel his Heires & Assignes in ye Lawfull possession of all & Singular the prmises forever IN WITNES whereof I have hereunto Set my hand & Seal ye Ninth Day of May in ye yeare of our Lord One thousand Six hundred eighty & Seven John Wright O

Signed Sealed & dd in prence of us

John Newman: Joseph Dickinson

THE LAST WILL & TESTAMENT of ffrancis Weekes IN THE NAME OF GOD AMEN I ffrancis Weekes of Oysterbay in Queens County on Long Island in ye Colony of New Yorke Being aged & well Stricken in yeares but Priect & well in my Memory & understanding do here make my Last Will & Testament in maner & forme following

Imprmis I bequeath my Soul into ye hands of God yt Gave it;

And my Body to ye Earth from whence it Came

It I Give to my Sonns, Samuel, Joseph, John, Thomas & James and to my two Daughters Elizabeth ye wife of Nicholas Simkins & Ann ye Relict & widd of Joseph Carpent^r Deceased All my Moveable estate of Goods Chattels & House hold Stuff both without Doores & wthin after my Decease to be equally Divided amongst them all by two Such men as they Shall all agree upon to do ye Same Meaning all my goods wth I Leave undisposed off by this my Will

It I Give to my Sonne Daniel all yt his mother Gave him before Shee Dyed: That is to Say ye Bed weh I Ly on wth ye Covering, Curtaines and valens and all other ffurniture thereto belonging, and ye Lesser of my two Iron potts and one Small Iron Kettle and ye Tramel & one Sheet besides wt belongs to ye Bed

before mentiond

It I Give to my Sonne Daniel my Lott of Meadow at Matenacock Lying at or about ye Southeast of John ffeakes his House, And also flour Acres of Land at Hempsteed (its Scituation & Bounds its Scituation plainly expressed in ye Bill of Sale) If I do not Sell it in my Life time; And also my Meadow at ye South of Oysterbay aforesd wch I Lately Bought of Henry Townsend Sen^r And also I Give to my Sonne Daniel my Dwelling House wth ye Land it Stands on; All ye Sd Land Meadows & Dwelling house aforementioned to him my Sonne Daniel his Heires & Assignes forever And as for other of my estate weh I have fformerly disposed of to my Sonne Daniel as by a Deed und my hand & Seal Bearing Date ye 29th Day of January Stile Novo: 1673: And as it Stands Recorded in Oysterbay in Libre A: page ye 71: my will is that it Shall Stand good & effectuall according to ye true Intent thereof to him my Sd Sonn Daniel his Heires & Assignes forever

Lastly do make my Sonnes Thomas Weekes & James Weekes my whole & Sole Executrs of this my will to pay all my Debts & funerall Charges out of my estate before ye Division thereof, And also Charges yt Shall arise by Pving this my will or any other way needfull & necessary to be done And this I declare to be my Last will & Testamt revoking all other wills formerly made IN WITNES whereof I have here Sett my hand & Seal ye

twenty fifth Day of June in ye yeare 1687:

Signed Sealed & dd in prence of The marke (W) of John Newman George Townsend: ffrancis weekes O

TO ALL CHRISTIAN PEOPLE to whom this prent writing of a Deed of Gift Shall come or in any wise Appertaine; Be it known yt I ffrancis Weekes of Oysterbay in Queens County on Long Island in ye #vince of New Yorke for & in ye Conside acon of my Natural Love & affection to my Youngest Sonne Daniel

Weekes of Oystrbay aforesd and also yt he ye Sd Daniel doth hereby mise & Ingage to pay to me ye Sd ffrancis two bushla of Good Wint Wheat yearly & every year During my Natural Life and eight Bushels of Indean Corn and one Moity or halfe of ye ffruit of my Orchard yeary during my Life as aforesd and Grass in my Meadow Sufficient for my Cattle, And for other good Causes and Consideracons me ye Sd ffrancis Especially Moving HAVE GIVEN, GRANTED Infeoffed Made over, Bargained, Sold & Confirm'd And by these p^rsents I ye Sd ffrancis do Give Grant, Infeoff, Alienate, Make over Bargaine Sell & Confirme unto my Son before named Daniel Weekes my House that I now dwell in, wth my home Lott and halfe a Right of Comons belonging to it wth Twelve Acres of Land on ye South-east Corner of ye Sd Lott adjoyning to it wth one Lott of Meadow at Matenacock Lying near John ffekes House wth all my Meadow & upland on Unkaway Neck, wth a Third \$\pm\$t of a whole right of Meadow at ye South weh I bought of Henry Townsend wth Six Acres of plaine Land wth all Barnes & other out houses, Gardens, Orchyards & wtsoever els thereto belongs, all Lying & being in Oysterbay aforesd and wthin ye Bounds thereof Together wthall my Right, Title & Interest Claime & demand wtsoever weh I ye Sd ffrancis now have or w^{ch}—(p. 95)—or w^{ch} any or either of my Heires, Executors, Administratrs or Assignes may hereafter have of & in ye prmises & every \$\overline{H}\$t & \$\overline{H}\$cel thereof wth all Issues and Phits therefrom Arising or Growing or in any wise Apptaining; TO HAVE & TO HOLD unto him ye Sd Daniel his Heires & Assignes all & Singular ye prmises with ye Appurtences thereof to ye only 神神 use & behoof of him ye Sd Daniel his Heires & Assignes forever And ye Sd ffrancis hath put ye Sd Daniel into a Lawful & peaceable possession of all & Singular ye prmises by ye Diliv'y of these p'sents, And ye Sd ffrancis doth hereby Covenant & Agree for himself his Heires, Executre & Assignes that it Shall & may be Lawful for him ye Sd Daniel his Heires & Assignes quietly & peaceably to have, hold, occupie, possess & enjoy all & Singular ye prmises forever wthout ye Lawful Lett hindrance or Molestation of him ye Sd ffrancis his Heires or Assignes or any other other \poson or \posons Lawfully claiming for, by or und him or any or either of them Notwthstanding any former Gift, Grant Bargaine or Sale wtsoever IN WITNES whereof I have hereunto Set my hand & Seal the twenty Ninth Day of Septembr in ye year of our Lord one thousand Six hundred eighty eight It is Likewise agreed at ye writing hereof by both ye Pties aforenamed that ye Sd ffrancis Shall make w' use he Sees Cause for himself of ye aforenamed Dwelling house wth free Egress and Regress threunto

Signed Sealed & dd in prence of us

John Newman John Townsend

The marke (W) of
francis Weekes O

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Appertaine: be it known that I Adam Wright of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Consideration of an Exchange of Land wth Daniel Weeks of Oysterbay aforesd that ye Sd Daniel Weekes hath Made over Sold & Confirm'd unto me ye Sd Adam my Heires & Assignes forever as by his Deed und his Hand & Seal bearing Date wth these preents doth appeare; A certaine Tract of Land at Cedar Swomp to my full Content & Satisfaction and for other Good Causes & Considerations me ye Sd Adam especially Moving: HAVE GIVEN, GRANTED, Alienated made over, Bargained Sold & Confirm'd & by these prsents I ye Sd Adam do Give, Grant, Alienate, Make over, Bargaine, Sell & Confirm unto Daniel Weekes aforesd a certain #cel. Lott or Share of Meadow Lying and being amongst ye Home Meadows of Oysterbay aforesd being Bounded as followeth; with John Wrights Meadow on ye East & West Side on ye North end wth the Sea, and ye South end wth Elizabeth Dickinsons Land weh Meadow was formerly Nicholas Simkins Afterward Alice Crabbs, but now in ye Tenure & Occupcon of me ye Sd Adam; Together wth all my Right, Title & Interest, Claime & demand wtsoever weh I ye Sd Adam now have or weh any or either of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereafter have of, to or in ye Sd Meadow wthall ffences & ffencing Stuff in and upon ye Same wthall Issues & Phits from thence arising or Growing or in any wise Ap\taining TO HAVE & TO HOLD unto him the Sd Daniel his Heires & Assignes all & Singular ye prmises ye Sd Meadow wth its Appurtences to ye only 神神 use and behoofe of him ye Sd Daniel Weekes his Heires & Assignes forever; And ye Sd Adam hath put ye Sd Daniel into a Lawfull & peaceable possession of ye Sd Meadow & prmises by the Dilivry of these preents; And ye Sd Adam doth for himself his Heires, Execut¹⁸ and Administrat¹⁸ further Covenant & agree to & wth ye Sd Daniel Weekes that it Shall & may be Lawfull for him ye Sd Daniel his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawful Lett, hindrance or Interuption of him ye Sd Adam his Heires, Execut^{re} or Assignes or any other **39** son or persons Lawfully Claiming for by or und him or any or either of them Not withstanding any former Gift, Grant, Bargaine or Sale wisoever and the Sd Adam to defend the Same accordingly IN WITNES whereof I have here unto Sett my hand & Seal the first Day of May in yeare of our Lord one thousand Six hundred eighty nine: And further ye Sd Adam doth Covenant as aforesd to defend & Maintaine ye Sd Meadow against all Claimes that are Just & Lawfull that Shall be made to ye Said Land whatsoever

415

Signed Sealed & dd in prence of John Newman Job Wright

Adam Wright O Mary Wright O pl: cccxxi

(p. 96)—TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any wise Apptaine Be it known that I ffrancis Weekes of Oysterbay on Long Island in ye Colony of New Yorke for & in ye Consideration that Henry Townsend Sene of Oysterbay aforesd hath by his Deed und his hand & Seal bearing Date with these presents, Confirm'd unto me ye Sd ffrancis certaine Meadow at ye South of Oysterbay aforesd as by ye Sd Deed fully & Largely doeth appeare to my full content & Satisfaction And for other good causes & & Consid^rations me ye Sd ffrancis especially Moving HAVE GIVEN GRANTED Alienated, Made over, Bargained, Sold & Confirm'd & by these prsents I ye Sd ffrancis do Give, Grant, Alienate Make over Bargaine Sell & Confirme unto Henry Townsend Sen aforesd one Lott or Share of upland Lying & being on Hogg Island So called in ye Bounds of Oysterbay aforesd being of ye Last or New Division on ye Little Neck on ye North Side of ye Great Meadow on ye Sd Island, Joyning to Richard Harcotts Land on ye one Side & Gideon Wrights Land on ye other Side; And also one whole Right or Share of Meadow on ye Sd Island in ye Great Meadow and Joyning to Nicholas Wrights Meadow on ye one Side & Anthony Wrights Meadow on ye other Side; And also all ye Comonage & pasturing belonging to one whole purchasers Right on ye Sd Island; Together wihall my right Title & Interest Claime & Demand wisoev weh I ye Sd ffrancis now have or weh any of my Heires, Executra Administratra or Assignes may hereafter have of & in ye primises or any \$\poptage t or \$\popeace \text{cel thereof wthall}\$ issues & Phits therefrom arising or Growing wth all priviledges Comonages & customes to ye Same in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Henry Townsend his Heires & Assignes all & Singular ye prmises wth its Ap#tances & every **剝⟨t⟩ & 剁cel** thereof to ye only 剁剁 use & behoof of him ye Sd Henry Townsend his Heires & Assignes forever And ve Sd ffrancis hath put ye Sd Henry into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivry of these prsents And ye Sd ffrancis Doth for himselfe his Heires, Execut¹⁸ Administrat¹⁸ & Assignes Covenant further & agree to & wth ye Sd Henry that it Shall & may be Lawfull for him ye Sd Henry his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises wth its Ap@tences forever wthout ye Lawful Lett hindrance or Interuption of him ye Sd ffrancis his Heires, Execut^{rs} or Assignes or any other person or persons Lawfully Claiming for by or undr him or any or either of them not withstanding any former, Gift, Grant, Bargaine or Sale wtsoever IN WITNES whereof I have hereunto Set my hand & Seal

the twenty Seventh Day of May in ye Yeare of our Lord one thousand Six hundred eighty Seven:—It is to be further undr-stood that ye whole right of Commonage & pasturing in this Deed expressed ye true meaning & Intent thereof is that ye Sd Henry is to have a whole purchasers right in all ye undivided Lands on ye Sd Island

Signed Sealed & dd in prsence of us John Newman Daniel Townsend

The marke of ffrancis (W) Weekes O

This Indenture maid this twenty fifth Day of ye fifth Month called July in ye yeare 1687 being ye third yeare of ye Raigne of James ye Second of England &c king: Between John Townsend of Oysterbay upon Long Island in ye Collony of New Yorke ffarmer of ye one \$\Psi t\$: And his ffather Henry Townsend Senior of ye otowne & Collony aforesd of ye other \$\Psi\$t; Witnesseth that for & in Considuation of ye Sume of Twenty pounds Lawful money of this Coll Pvince to him ye Sd John Townsend in hand pd by his Sd ffather Henry Townsend at or before ye Sealing & Dillevery hear of the receit whereof ye Sd John Townsend doth hearby acknowledge and thereof & evry #t thereof doth aquitt Release and discharge his Sd ffather Henry Townsend his Execut^{rs} Administrat^{rs} forever by these p^rsents he ye Sd John Townsend hath Given Granted Bargained Bargained Sold Alienated Enfeofed and Confirm'd And by these preents Doth Absolutely Give Grant Bargaine Sell Alienate enfeof & confirme unto his Sd ffather Henry Townsend Snr his Heires Executre & Assignes forever A certaine piece of Land fformerly belonging to ye Sd John Townsend & his Brother Henry Lying on ye North Side of ye old planting ffield being nine Acres more or Less to Gather wth thirteen Acres Lying on ye Mill River Neck wch thirteen Acres ye Sd John Townsend bought of James Blevin as may appeare by a Bill of Sale und ye hand & Seal of ye Same James Blevin Togather wth ye prviledges Phits Comoditys Hereditaments & Appurtenances wisoever unto ye Sd Land belonging And all the estate right title & Interest posesion #pty Claime & demand wtsoever of him ye Sd John Townsend of in & to ye Sd granted Land above written or any #pt or #pcell thereof To have & to hold—(p. 97)—Hold the abovesd Land & prinises with ye Appurtences unto his Said ffather Henry Townsend his Heires or Assignes for ever to ye only per use & behoofe of his Sd ffather Henry Townsend his Heires & Assignes for ever more And ye Sd John Townsend doth hereby Covenant Pmise & grant to & wth his Sd ffather Henry Townsend his Heirs & Assigns by these preents that he ye Sd John Townsend hath not wittingly nor willingly comited any act wtsoever whereby ye Sd Granted prmises or any at thereof is Shall or may be charged

burthened or Incumbred in any Title charge estate or otherwaies w'soever and that he will warrant aguitt & Defend ye Sd prmises wth ye appurtences to his Sd ffather Henry Townsend his Heires & asingns against all \$\P\$sons claiming by from or und him or his Heires or by their means privity consent or Pcuremt also yt he will at all times hereaft^r During ye Space of Seven yeares next Insuing at ye request & 钟伊 charges of his Sd father Henry Townsend his Heires or Asingns make & execute all Such reasonable Acts as Shall be Lawfully required for ye Better Asurring of ye Sd Granted prmises according to ye Laws & constetations of this province and ye tru Intent heare of So as ye \$\mathbb{P}\$sons to whom Such requests Shall be maid be not compelliable for ye doing thereof to Travel above twelve English miles from their respective habetations for ye doing thereof as so as ye Same containe no other warent or Covenant then wt is before expressed in witnes whereof ye \$\mathbb{P}\$son first above named have to this prsent Indenture Sett his hand & Seal ye Day & Date above written Singned Sealed and Iohn Townsend O Dillevered in presence of us John Dewsbury Job Wright

John Dewsbury Job Wright

Know all men to whom these presents may Come or any wayes
Concerne, know yee that being upon a Journey not knowing how

Concerne, know yee that being upon a Journey not knowing how vidence may dispose of my returne I being possessed of Certaine Lands by virtue of Bills of Sale made to me & Assigned over to me do hereby these presents If it Should So happen any otherwise then well in my returne, that then my Said Land withall whatsoever I am possessed wthall Shall returne into ye Actuall possession of my ffather Henry Townsend Senr for him to dispose of according to his Will & pleasure as Witnes my hand and Seal this thirty of October 1687:

Sealed & dilivered in prence of us Robert Townsend O Henry Townsend Jun John Dewsbury Job Wright

(p. 98 blank; p. 99)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any Wise ap⊕taine; Be it known that I Daniel Weekes of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for and in ye Consideracon yt John Wright of Oysterbay aforesd by his Deed of Sale undr his hand & Seal bearing Date wth these presents hath Confirm'd unto me a Lott or Share of Meadow Lying & being in ye Home Meadows of Oysterbay aforesd and Bounded as in ye Sd Deed doth & May Largely & plainly appeare And for other good Causes & Consideracons me ye Sd Daniel Especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, Exchanged, Bargained, Sold & Confirm'd, And by these presents I ye Sd Daniel do Give, Grant, Alienate, Make over, Exchange Bar-

gaine Sell & confirme unto John Wright of Oysterbay aforesd a Lott or Share of Meadow Lying & being in ye Home Meadows of Oysterbay aforesd, Bounded by Adam Wrights Meadow on ye East Side, And by Simon Coopers Meadow on ye West Side, On ye South end by Dickinsons Lott, and by ye North end by ye Cove; Being in Quantity two Acres & a quarter or thereabout be it more or Less; web Said Meadow was formerly Richard Crabbs Deceased; afterward in ye possession of Isaac Horner by ye Right of his wife, but now ye Sd Daniels, Together wthall my Right, Title & Interest, claime & Demand wtsoever weh I ye Sd Daniel now have or web any of my Heres Executre or Assignes may hereaft have of & in ye Sd Share of Meadow and every at & #cel thereof; and also all ye ffences & ffencing Stuff as now it Stands, wthall #fits, Issues, Easements & priviledges web now are or hereaft Shall be thereto belonging or in any wise ap#taining TO HAVE & TO HOLD unto him ye Sd John Wright his Heires & Assignes all & Singular ye prmises will the Appurtences thereof and to ye only ### use & behoof of him ye Sd John Wright his Heires & Assignes forever; And ye Sd Daniel hath put ye Sd John into a Lawful & peaceable possession of all & Singular ye prmises by ye Dilivry of these prsents AND ye Sd Daniel doth for himself his Heires Executre & Administratre further Covenant & Agree to & wth ye Sd John that it Shall & may be Lawful for him ye Sd John Wright his Heires & Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye prmises wth its Appurtences forever; wthout ye Lawful Lett hindrance or Interuption of him ye Sd Daniel his Heires Executre or Assignes, or any other Pson or Psons Lawfully claiming for, by or und him or any or either of them, Notwithstanding any former Gift, Grant Bargaine or Sale Whatsoever. And ye Sd Daniel doth further Covenant as aforesaid to maintaine ye Sd John his Heires & Assignes in ye Lawful possession of the prmises forever. IN WITNES whereof I have here unto Set my hand & Seal ye Ninth Day of May In ye year of our Lord one thousand Six hundred eighty Seven: it is to be understood that there is to be a High-way of two rod wide betwen ye Meadow above mentioned & Dickinsons Lott

Signed Sealed & dd in prsence of

Daniel Weekes O

John Newman Joseph Dickinson

A discription of Severall parcels of Land Meadow & priviledges now in ye possession of John Wright in ye Bounds of Oysterbay

1st One third part of a whole Share or purchasers right at Hogg Island

2^d Three Acres of a Lott Joyning to Isaak Daughtys Lott at

ye Hollow against John Weekes this South east Side of it and also a third part of a right of Comonage wth all priviledges of a purchasers right belonging to it this was Granted for worke done about ye Mill Dame to Nicholas Wright

3^{dly} A third part of a Twenty Acre field formerly taken up by Nicholas wright Lying by ye path going to Lusum about 2 miles from ye Town bounded by ffrancis Weekes Land on ye east Side & Jn^o Dickinsons Land on ye west

4thly A ffourth \$\Psi\$t of a purchasers right of Meadows at ye South wthall priviledges thereto belonging

5thly One third \$\P\$t of 2 pieces of plaine Lands one of them Lying neer Aaron fformans Hollow at ye North wood edge & Bounded by ye Land of Samuel fforman deceased on ye North Side by Thomas Willits his Hollow on ye east end; on ye South Side by a Hollow yt was Robt Williams; and by ye woods on ye West end; the whole peece Containing 20 Acres The other piece of plaine land Lyes Joyning to yt weh was Anthony Wrights Land on ye Southeast Side; To John Townsend Sent on ye Southwest end; To ye woods on ye West Side; and to ye Woods on ye North end being in quantity about 50 Acres

(p. 100)—Know all men by these presents that I Henry Townsend Senr of Oysterbay within Mentioned do here by these presents Give, Assigne & make over all my Right, Title & Interest to or of ye within Mentioned Lands I bought of Robert Williams withall ye priviledges, prophits, Commodities & Apurtenances belonging to ye Same, as fully & Amply as ever it was mine, unto my Three Daughters Mary Wright, Susannah ffurman and Rose Dickeson, and to be equally divided between them, and to their Heirs & Assignes forever; And lett each Mother give hire part to well Child Shee pleas or think best; only I do except eight eakers of plaine for my Sons Henry & John Townsend for Mowing, And to theire Heires and Assignes forever; I Give it them & to thirs as witnes my hand & Seall of October this 15th 1688:

in prence of us John Newman John Sibley Henry Townsend Senr O

This next above written Assignm^t in this 100^{dth} page is of a Deed from Rob^t Williams to Henry Townsend both above named w^{ch} beareth Date July ye 21st 1687: and Stands Recorded amongst ye Land Evidences of Oysterbay in Libr^c A: page ye 94:

Be it known unto all men by these presents yt I Henry Townsend Ser of Oysterbay wthin Mentioned do here by these presents, Give, Assigne & Make over all my Right, Title & Intrest to, or of ye wthin Mentioned Lands I bought of Robert Williams Widdow & hire Sons, wthall ye prviledges, prophits & Comoditis &

Appurtenances belonging to ye Same as fully & Amply as ever it was mine unto my Three Daughters, Mary Wright, Susannah ffurman & Rose Dickeson and to be equally divided between them, and to their Heirs and Assignes forever And Let each mother Give hire part to web of hire own Children Shee please or thinks best as Witnes my hand and Seale October thise 15 1688: In presence of us

John Newman: John Sibley Henry Townsend Ser O

This next above written Assignmt in this 100^{dth} page is of a Deed from Robert Williams widdow and her Sons to Henry Townsend Sen^r all therein mentioned and beareth Date ye twenty fifth Day of ye 1st mo: 1683/4 and in ye 36th year of ye Reigne of King Charles ye Second and Stands recorded amongst ye Land Evidences of Oysterbay in Libre A: page ye 172:

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine, Be it known yt I Edward White of Oysterbay in Queens County on Long Island in the Collony of New Yorke, for & in ye Consideration of ye Sume of Twenty flive pounds of Silver money Currant in this Collony in hand pd and by me ye Sd Edward received of Jnº Wright of Oysterbay aforesd before ye Sealing & diliv'y hereof in full payment & Satisfaction, And for other good Causes & Consideracons me ye Sd Edward especially Moving, HAVE GIVEN, GRANTED, Alienated Assigned, Infeoffed, Sold & Confirm'd, And by these preents I ye Sd Edward do Give, Grant, Assigne Alienate, Infeoffe, Sell & Confirme unto John Wright aforesd, one Lott or Share of Meadow Lying & being amongst ye Home Meadows of Oysterbay aforesd, and is Boundeth as ffolloweth wth ye Sd John Wrights Meadow on ye East Side, and wth Henry Townsends Meadow on ye west Side on ye north towards ye Harbour or Sea, as far as ye ffence before it now Stands & on ye South end by John Townsends Land Containing in Quantity two Acres or thereabouts be it more or Less; ye Sd Share of Meadow was fformerly in ye possession of Simon Coop(er) deceased, afterward in the possesion of Mary, Relict & Widdow of ye Sd Simon but now in ye possession of ye Sd Edward Together wth all my Right, Title & Interest, Claime & demand wtsoever weh I ye Sd Edward have or weh any or either of my Heires, Execut^{rs} or Assignes may hereaft^r have, of, to or in ye Share of Meadow, with all Affits & Issues, from thence arising or Growing; wth all ye ffences & ffences thereupon or about it belonging thereto wth wtsoever els is to ye Same in any wise Appetaining TO HAVE & TO HOLD unto him ye Sd John Wright his Heires & Assignes all & Singular the forementioned Meadow & prmises wth ye Appetences thereof to ye only pure & behoof of him ye Sd John Wright his Heires & Assignes forever; And ye Sd Edward hath put [ye Sd] John into a Lawfull & peaceable pos-

session of ye Sd Meadow by ye Dilivery of Turf [& by] ye dilivery of these preents, And ye Sd Edward doth for himself his Heires Executing & Assignes further Covenant & agree to & wth ye Sd John Wright yt it Shall & may be Lawfull for him ye Sd [John] his Heires & Assignes, quietly & peaceably to have, hold. Occupy, possess & enjoy all & Singular [ye] prmises forever whout ye Lawfull Lett hindrance or Molestation of him ye Sd Edward his Heires & Assignes or of ye forenamed Simon Cooper his Heires or Assignes or any other Pson or Psons Lawfully Claiming for, by or und him or any or either of them [not] wthstanding any former Gift, Grant, Mortgage, Bargaine or Sale w'soever, And ye Sd Edward [doth] hereby Bind himself & his Heires to warrant & defend ye Sd Meadow to ye Sd John Wright his He[ires &] Assignes forever, according to ye Words of this Deed before expressed IN WITNES whereof I have [here]unto Sett my hand & Seal ye Twenty flourth day of Novembr in ye year of our Lord one thou[sand] Six hundred ninety two

Signed Sealed & dd in prence of us
John Newman: Nathaneel Coles Sener
Mary White O
Peter Berton

Edward White O
Mary White O
Ci:

(p. 101)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine; Be it known yt I Samuel Burdsall of Matenacock in ye Bounds of Oysterbay in queens County on Long Island alias Nassaw in ye Collony of New Yorke fo[r &] in ye Considiation yt David Underhill of Oysterbay aforesd hath Granted & Confirm'd unto me by a Deed und his hand & Seal bearing Date wth these presents a Certaine piece of Meadow at Bever Swamp [in] ye Bounds of Oysterbay aforesd to my full Content & Satisfaction, And for other Good Causes & Considuacons me ye Sd Samuel especially Moving; HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned Sold [&] Confirm'd, And by these presents I ye Sd Samuell do Give, Grant, Alienate, Infeoffe, Assigne Sell & confirme unto David Underhill aforesd, All that of my Land at Hogg Island in ye Bounds of Oysterbay That is to Say Three Lotts or Shares of Land on ye Oxe pasture on Hogg Island aforesd formerly Moses fformans, And also my \$\psi\$t Share or \$\pi\$portion of ye Land formerly my ffathers at Hogg Island web is one Third #t thereof, My Sd ffather having disposed [&] Confirm'd ye Same to me & two of my Brothers by will or otherwise but not divided between us, and my Portion thereof is one third Pt of all my ffathers right of Land at Hogge Island; Together wth all rights, Customes, priviledges, undivided Land, Comons & Highway to ye Sd @cell of Land & prmises or any @t thereof belonging, Together whall my right Title and Interest, Claime & Demand w'soever web I ye Sd Samuel Now have or web any or either of

my Heires Execut^{rs} or Assignes may hereafter have of, to or in ye forementioned Granted Land & prmises (Meaning all & Singular of & in any Land at Hogg Island wtsoever web I have any right or Claime unto,()) and every #t & #cell thereof wth wtsoever els to ye Same is belonging [or] in any wise ap#taining; TO HAVE & TO HOLD unto him ye Sd David Underhill [his] Heires & Assignes all & Singular ye Sd Granted Land & prmises & every 爭t & 爭cell thereof [to] ye only 爭爭 use & behoofe of him ye Sd David his Heires & Assignes forever, And ye Sd Samuel hath put ye Sd David into a Lawfull & peaceable possession of Sd Granted Land & prmises by ye dilivry of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Samuel doth for himself his Heires, Executrs [&] Assignes further Covent & agree to & wth ye Sd David Underhill that it Shall & may be Lawful for him ye Sd David his Heires & Assignes quietly & peaceably to Have, hold, Occupy, possess [&] enjoy all & Singular ye Sd Granted Land & prmises forever, wthout ye Lawfull Lett, hindrance [or] Interruption of him ye Sd Samuel his Heires Executrs or Assignes or any other \$\polength\sigma on \$\polength\sigma ons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Grant, Mortgage or Sale w'soever, And ye Sd Samuel doth hereby bind himself & his Heires [to] warrant & defend ye Sd Granted Land & prmises to ye Sd David his Heires & Assignes forever According as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Twelfth Day of October in ye year of our Lord one Thousand Six hundred ninety ffour

Signed Sealed & dd in p'sence of us John Newman Nathaniel Coles Ju' John Townsend The marke (S B) of Samuel Burdsal O

Day & Date above written ye above named Samuel Burdsall came before me one of their Ma^{ties} Justices of ye peace for Queens County & Acknowledged this to be his reall act and Deed Nathaneill Coles

Be it known by these p^rsents yt I David Underhill ye wthin Named in this wthin Written Deed for & in Consid^racon that John Wright & Edmond Wright of Oysterbay have by a Deed und[er t]heir hands & Seales bearing Date wth these p^rsents Granted & Confirm'd unto me ye Sd David a #cell of Land at Oysterbay aforesd to my full Content & Satisfaction Have Assigned Made over & Confirm'd, And by these p^rsents I ye Sd David do Assigne, Make over & Confirme unto John Wright & Edmond Wright aforesd this wthin written Deed wth ye wthin named Samuel Burdsal hath Given & dd unto me und^r his hand & Seal

bearing Date ye Twelfth day of October: 1694 whereby ye Sd Samuel hath Granted & Confirm'd to me Sd David [c]ertaine Lands at Hogg Island, Together wthall my right Title & Interest, Claime & demand wtsoever wth I ye Sd David Now have or wth any or either of my Heires Executrs or Assignes may hereafter have of to or in ye Sd Deed or in ye Land therein Mentioned as fully & firmly as it is made to me by ye wthin Written Deed unto them ye Sd John Wright & Edmond Wright their Heires & Assignes forever, Quietly & peaceably to [ha]ve, hold occupy possess & enjoy as their own & right wthout Lett or Molestation [f]rom him ye Sd David his Heires Executrs or Assignes or any others Lawfully Claiming for, by or und him or any or either of them; Witnes my hand & Seal ye thirteenth Day of October in ye year of our Lord 1694
Signed Sealed & dd

Signed Sealed & dd In p^rsence of us John Newman John Dewsbury

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or Ap@taine; Be it known yt I Joseph Ludlam of Hogg Island in ye Bounds of Oysterbay in Queens County on Long Island alias Nassau in ye Collony of New Yorke for & in ye Considation yt John Wright, Edmond Wright & William Wright Son of Caleb Wright Deceased hath by way of Exchange undr their hands & Seales bearing Date wth these preents to my full Content and Satisfaction, And for other good Causes & Considerations me ye Sd Joseph especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned Sold & Confirm'd, and by these preents do Give, Grant, Alienate, Inffeoffe Assigne, Sell & Confirme unto John Wright Edmond Wright & William Wright aforesd, All yt of Severall Lotts or parcells of Land Lying & being upon Hogg Island aforesd that is to Say two Lotts or Shares of Land Lying in ye Oxe pasture being ve two Eastermost Lotts web he ye Sd Joseph now possesseth in Said pasture, And also Six Lotts of Land Lying in ye first Division of Sd Island two of them Lying neer ye Creek one formerly Benjamin Hubbards & ye other Lying on ye Brow of ye Hill formerly belonging to John Townsend Sen deceased. And ye other flour are Long Lotts Lying alltogether, Three of them did formerly belong to Samuel Andrews—(p. 102)—Andrews and one to Matthew prior Together wthall my Right, title & Interest, Claime & demand wtsoever weh I the Sd Joseph now have or wch any or either of my Heires, Executre or Assignes may hereaft have of to or in the Sd. Granted Lott of Land. with all Trees, Timber Swamps ponds, within ye Bounds of Sd Granted Lotts with all priviledges of & in ye High wayes on ye

South of Sd Josephs now Dwelling House belonging to Sd Lotts wth wt els with in ye Sd Lotts is belonging or in any wise Aptaining, The Sd Granted Lotts Lying all on ye South to of Sd Island, and to ye Southward of Sd Josephs now Dwelling House, And Containes in Quantity (Meannig all ye Sd Lotts) about Sixteen Acres of Land Be it more or Less; TO HAVE & TO HOLD unto them ye Sd John Wright, Edmond Wright & William Wright their Heires & Assignes all & Singular the Sd Lotts of Land & prmises as before Granted, and to ye only ## use & behoofe of them ye Sd John, Edmond & William Wright their Heires & Assignes forever And ye Sd Joseph hath put ye Sd John, Edmond & William Into Lawfull possession of ye Same by Dilivery of Turfe & Twigg & by these preents, And ye Sd Joseph doth for himselfe his Heires Execut⁷⁸ & Assignes further Covent to & wth ye Sd John, Edmond & William Wright that it Shall & may be Lawfull for them ye Sd John Edmond & William Wright their Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted Lotts of Land wth ye Ap#tences thereof, to their only ## use and behoofe forever, without ye Lawfull Lett or Molestation of him ye Sd Joseph his Heires or Assignes or any other person or persons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Grant, Mortgage dower, Joynture, or other Conveyance w'soever, And ye Same to ye Sd John, Wright, Edmond Wright, & William Wright their Heires & Assignes forever to Warrant & defend According as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Sixth Day of May in ye year of our Lord one thousand Six hundred, Ninety Six: These words in the 15th Line (all and Singular ye Sd Lotts of Land & prmises as before Granted) were Interlined before ye Sealing & dilivery hereof Signed Sealed & dd Joseph Ludlam O in prence of us

in presence of us
John Newman
Nathaneill Coles Sen
Nathaniel Coles Jun

(p. 103)—TO ALL CHRISTIAN PEOPLE to whom these presents Shall come Thomas Gitchell of Portsmouth upon Rhode Island in ye County or Colony of Rhode Island & Pvidence plantations in New England in America Sendeth Greeting: Know yee that I Thomas Gitchell for & in Considiation of ye full & Just Sume of ffive pounds Currant Silver money to me in hand pd before ye Insealing & Dilivia hereof these presents by Richard Harcutt of Oysterbay in Queens County upon Long Island well & truly paid wherewin I ye Sd Thomas Gitchell do by these preents owne & acknowledge my Selfe to be full Satisfied pd & contented,

& thereof & every #t & #cel thereof do acquitt, exonorate & discharge ye Sd Richard Harcutt his Heires Executra Administratra & Assignes forever, By these prsents Have Given, Granted, bargained Sould, Infeoffed & Confirmed, And by these preents for me my Heires Execut¹⁸ Administrat¹⁸ & Assignes Do Give, Grant, Bargaine, Sell, Alien Infeo(ffe) & Confirme unto ye Sd Richard Harcutt his Heires Executrs & Assignes forever, My Home Lott of Land of Land at Oysterbay aforesd be it more or Less as Laid out Bounded by John Newmans Lott on ye North Side and Aaron fforman Jur Lott on ye South Side, And ye High way on ye Northwest end, and William Buttlers Lands att ye east Southeast end wthall my whole wright & priviledges to ye Sd Home Lott Granted as Stands entred & Recorded in ye Town Booke of Records of Oysterbay to Joseph Crooker of ye Sd Town & Riding as by a deed of Sale und ye hand & Seal of ye Sd Joseph to me may apear wch abovesd Lott or Home Lott of Land above mentioned, Together & Singular wth all Comon Rights, prviledges #fits & Appurtences thereto belonging in Sd Township of Oysterbay, I have Sold unto ye Sd Richard Harcutt his Heires & Assignes forever, To have & to hold as his or their 神神 Right, Title & estate forever And I ye Sd Thomas Gitchel for me my Heires Executrs Administratrs & Assignes to & wth ye Sd Richard Harcutt his Heires & Assignes do Covenant, Amise & Grant in Maner & forme ffollowing that is to Say that I ye Sd Thomas Gitchell have full power Good Right & Lawfull authority to Bargaine & Sell all & Singular ye above Bargained & Granted prmises & thereof to make a pure & #fect estate of Inheritance in ffee-simple in maner & fforme above expressed, And yt ye Same are free & clearly acquitted from all other former Gifts, Grants Bargaines, Sales, Titles, Leasess, Morgages, Dowrys or Incombrances wisoever And I ve Sd Thomas Gitchell for me my Heires, Execut^{rs} Administrat^{rs} & Assignes Shall & will by these prsents Warrantize all & Singular ye above Granted, Bargained Lott of Land & priviledges in Comon Rights thereto belonging unto ye Sd Richard Harcutt his Heires & Assignes forever against me my Heires Executra Administratra or any other #son or #sons claiming any Right Title or Interest in & to ye Sd Bargained prmises by or undr me and also against all other Just & Lawfull claimes wtsoever IN WITNES whereof I ye Sd Thomas Gitchell have here unto Set my hand & Seale to every Pt & Pcell of ye wthin written Deed & prmises in portsmouth upon Rode Island this Thirteenth Day of June in ye year of our Lord one Thousand Six hundred eighty & Seven, And in ye Third year of ye Reigne of our Sovraigne King James ye Second King Defend of ye ffaith &c

Signed Sealed & dd in preence of Tho: Townsend Mary Townsend

Thomas Gatchell O

An Assignmt of ye Deed above written

Be it known by these preents that I Richard Harkcutt ye wthin Named in this within Written Deed for & in ye Considiation yt I have Received of Thomas Youngs of Oysterbay in Queens County on Long Island in the Colony of New Yorke full Satisfaction before ye Sealing & Dilivery hereof and for other Good causes & considerations me ye Sd Richard especially Moving have Assigned Made over & confirmed And by these preents I ye Sd Richard do Assigne make over & confirme unto Thomas Youngs aforesd this within written Deed withall ye power Strength & Virtue thereof as firmly in every respect as it is made unto me ye Sd Richard by ye wthin Mention'd Thomas Gitchell; ffrom me ye Sd Richard Harcutt my Heires Execut¹⁸ Administrat¹⁸ or Assignes To have & to hold to him ye Sd Thomas Youngs his Heires & Assignes this wthin written Deed wth all ye Land, Comonage & priviledges therein Mentioned To ye only 神神 use & Behoofe of him ye Sd Thomas Youngs his Heires & Assignes forever In Witnes whereo(f) I have hereunto Sett my hand & Seal ye twenty Ninth Day of June in ye yeare of our Lord one Thousand Six hundred eighty & Seven

Signed Sealed & dd in p^rsence of us the marke X of Iohn Newman William Buckler Richard Harkeut O

pl: ciiij

(p. 104)—TO ALL CHRISTIAN PEOPLE to whom this prsent writing Shall come or in any wise Ap@taine; Be it known that I Aaron fforman of Matenacock in ye Bounds of Oystrbay on Long Island in ye Collony of New Yorke for & in ye Considration of ye Sume of Eight pounds Silver Money current in this Collony in hand paid before ye Sealing & Dilivry hereof in full paymt and Satisfaction and for Divers other good causes & Considuations me ye Sd Aaron especially Moving HAVE GIVEN GRANTED Alienated, made over, Bargained Sold & Confirmed And by these preents I ye Sd Aaron do Give, Grante, Alienate, Make over Bargaine Sell & confirme unto Thomas Youngs of Ovsterbay aforesd one Home Lott of Land Lying and being at ye Cove at ye East end of and in ye Town of Oysterbay aforesd web Lott was Granted to ye Sd Aaron by ye ffreehold of Oysterbay aforesd at a Town Meeting Decembr ye 9th 1676: as it is & Stands Recorded in Libr A page ye 244: & Bounded on ye North by ye High way at ye Head of ye Cove on ye west by Thomas Youngs Home Lott on ye South by William Bucklers Land, and on ye East by a Home Lott formerly Thomas Gitchells but now ye Sd Thomas Youngs Together wthall my right Title & Interest claime & Demand wisoever weh I ye Sd Aaron fforman now have or web any or either of my Heires, Executra Administra or Assignes may hereaft have of & in ye Sd Lott of Land & every

\$\psi\$t & \$\psi\$cel thereof wthall ye ffences & fencing Stuff fruit Trees & all other Trees now Lying Standing or growing thereon, And is as it was Granted by ve Town Grant before Mentioned Three Acres of Land be it more or Less wihall Issues & Phits therefrom Arising or Growing or in any wise ap@taining: The Sd Aaron Alwaies Excepting and reserving to himself all ye priviledge of Comons & Comonage belonging to ye Sd Lott weh was Granted to ye Sd Aaron at ye Town Meeting before expressed TO HAVE & TO HOLD unto him ye Sd Thomas Youngs his Heires & Assignes all and Singular ye prmises wth ye Appetences thereof (except before excepted) to ye only puse of & behoof of him ye Sd Thomas Youngs his Heires & Assignes forever And ye Sd Aaron fforman hath put ye Sd Thomas Young into a Lawfull & peaceable possession of all & Singular ye p^rmises by the dilivery of these preents AND ye Sd Aaron fforman doth for him Selfe his Heires Execut^{rs} Administrat^{rs} and Assignes ffurther Coven^t & agree to & wth ye Sd Thomas youngs that it Shall & may be Lawfull for him ye Sd Thomas Youngs his Heires Executre or Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises wth its apthences forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Aaron his Heires Executra Administratra or Assignes or any other \$\post{9}\text{son} or Psons Lawfully claiming for by or und him or any or either of them Notwibstanding any former Gift Grant Bargaine or Sale wisoever, And also ye Sd Aaron doth doth Covenant as aforesd to maintaine ye Sd Thomas his Heires & Assignes in ye peaceable & Lawfull possession of ye prmises forever IN WITNES whereof I have hereunto Sett my hand & Seal ye Second Day of August in ye Third yeare of ye Raigne of our Soviaigne Lord James ye Second of Great Brittane ffrance &c King &c & in ye yeare of our Lord 1687

Signed Sealed & dd The mark X of Aaron fforman O in presence of William Buckler
John Newman Robert Cooper

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine Be it known yt I Thomas Weekes of Oysterbay in Queens County on ye Island of Nassau formerly Called Long Island in ye Collony of New Yorke, for & In ye Considration of ye Sume of ffour pounds of Silver money, Currant in this Collony in hand pd & by me ye Sd Thomas received of Thomas Youngs of Oysterbay aforesd before ye Sealing & dilivery hereof in full payment & Satisfaction and for other good Causes & Considracons me ye Sd Thomas Weekes especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned, Sold & Confirm'd And by these preents I ye Sd Thomas Weekes do Give, Grant, Alienate Infeoff Assigne, Sell & Confirme unto Thomas Youngs aforesd all that of a Certaine

piece or parcel of woodland lying & being at or near ye Cove at ye East end of ye Town of Oysterbay aforesd on ye South Side of ye Highway from Oysterbay to Huntington, And bounded on ye North by ye Sd Highway, having a Blacke oake tree Marked at ye Northeast Corner, On ye East by ye Hills, having a white Oake tree Marked at ye Southeast Corner on ye South by ye Sd Thomas Youngs Land having at ye Southwest Corner a Red Oake tree Marked, And on ye west by the Grape Vine Swamp, having having on ye Northwest Corner thereof a white Oake tree Marked Containing win Sd Bounds eight Acres of Land or thereabouts be it more or Less; Together wthall my right title and Interest Claime & demand wtsoever weh I ye Sd Thomas Weekes now have or weh any or either of my Heires Executro or Assignes may hereafter have of, to or in ye Sd forementioned piece of woodland, wth all Phits, Issues, Comoditys Timber, Trees, ffences, ffencing Stuff wth wtsover els is thereon Standing or Growing or of right thereto in any wise Appetaining TO HAVE & TO HOLD unto him ye Sd Thomas Youngs his Heires & Assignes ye forementioned piece of Land & prmises & every ## & ##cel thereof to ye only ### use & behoof of him ye Sd Thomas Youngs his Heires & Assignes forever, And ye Sd Thomas Weekes hath put ye Sd Thomas Youngs into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of Turfe & Twigg & be ye dilivery of these preents, And ye Sd Thomas Weekes doth for himself his Heires, Execut¹⁸ & Assignes further Covenant & agree to & wth ye Sd Thomas Youngs yt it Shall and may be Lawfull for him ye Sd Thomas Youngs his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises before granted forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Thomas Weekes his Heires Execut¹⁸ or Assignes, or any other #son or #sons Lawfully Claiming for, by or undr them or any or either of them, Notwithstanding any former Gift, Grant, Mortgage bargaine or Sale wtsoever, And ye Sd Thomas Weekes doth hereby bind him Self his Heires to warrent & defend ye foretioned piece of Land to ye Sd Thomas Youngs his Heires & Assignes forever, according as is before expressed IN WITNES whereof I have here unto Sett my hand & Seal ye Twenty ffourth Day of October in ye year of our Lord one Thousand Six hundred Ninety three

Signed Sealed & dd in p^rsence of us John Newman George Townsend Daniel Townsend

Thomas Weekes O

vide cciij

(p. 105)—Know all men by these presents that whereas there is an agreement between Samuel Weekes & Joseph Weekes both of Matenacock Brothers that they ye Sd Samuel & Joseph will &

Shall Leave all matters of Controversy & difference be twixt them in Reference to a Lyne of division to be equally runne by James Cock & Nathan Burdsal both their Neighbours of Matenacock betwixt ye Land of ye Sd Samuel & Joseph; And ye Sd Samuel & Joseph do by these presents bind themselves their Heires, in ye Sume of Sixty pounds of Currant money of this Prince to Stand to ye Award & Action of ye Sd James Cock & Nathan Burdsal A(n)d that they ye Sd Samuel Weekes & Joseph they nor they Heires Shall never hereaft raise any difference or contention concerning ye Bounds of ye Land aforesd upon ye forfeiture of ye money aforesd In witnes whereof ye Sd Samuel & Joseph hath Sett their hands & Seales this 7th day of July 1687 Memorand that ffrancis Weekes & Henry Townsend Sener is to be at ye Runing of ye aforesd Lyne along wth James Cock & Nathan Burdsal

Signed Sealed & dd Samuel Weekes O in prence of us Joseph Weekes O John Dewsbury: Robert Townsend

By ye Land above Mentioned is Meant ye Home Lott weh was Henry Rudocks Lying on ye west Side of Christopher Hawksursts Lott

This declareth that wee James Cock & Nathan Burdsal did meet together on ye 14th day of ye Moneth July 1687 wth Henry Townsend Senior and did ordr how ye abovesd Lyne of Division Shall run between Samuel Weekes & his Brother Joseph, and for Several Consideracons wee have divided ye Sd Samuel & Josephs Land equally between them by measure. but have ordered that Joseph Shall pay Samuel two pounds in pay in two yeares as witnes our hands ye Date above mentioned

And wee Samuel & Joseph do Approve of ye abovesaid Determination as witnes our hands Samuel Weekes Joseph Weekes

The marke of James
Nathan Burdsall X Cock

Be it known by these presents that I Robert Coles of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Considration yt Samuel Weekes of Matenacock in ye Bounds of Oysterbay aforesd hath by his Deed undr his hand and Seal bearing date wth these presents by way of exchange Assigned made over & Confirm'd unto me ye Sd Robert a whole purchasers right at Hogg Island as by ye Sd Deed doth appeare; Have Exchanged, Assigned made over & Confirmed; and by these presents I ye Sd Robert do exchange Assigne make over & Confirme unto Samuel Weekes aforesd a certaine Lott or Share of Land Lying & being in ye Bounds of ye pattent & purchase of Muskeeto Cove aforesd; being le Eighth Lott of ye first Division as it Stands recorded in

ye Book of ye records of Settlement of Muskeeto Cove aforesd being fourscore Rod wide at ye East end, Running ye Same Breadth west to ye High way or Spring; (Alwaies \$\psi\vided ye\text{ Spring Lyes Comon;}) Together wth all ye Right, Title, and Interest wth I ye Sd Robt now have or wth any of my Heires, Executre or Assignes may hereaft have of & in ye forementioned Lott of Land wth all Issues & \$\psi\text{fits therefrom arising or Growing;} And ye Sd Robert hath by these presents, Given ye Sd Samuel a Lawful & peaceable possession of ye prmises; And that it Shal & may be Lawful for him ye Sd Samuel his Heires & Assignes peaceably to have hold occupy possess & enjoy ye forementioned Lott of Land so exchanged forever; In witnes whereof I have hereunto Sett my hand & Seal the Twenty Seventh Day of August, in ye third yeare of James ye Second of Great Brittane &c King &c Annoq Dni: 1687:

Signed Sealed & dd in preence of us John Newman derik Albertson

Robert Coles O The mark X of Mercy Coles O

This Deed Attested before me John Townsend one of his Maties
Justices of ye peace for Queens County by John Newman one
of ye recited witnessess that it is ye real act & Deed of Robt Coles
above written

John Townsend. Sen:

TO ALL CHRISTIAN PEOPLE to whom this preent Shall come or In any wise Appertaine Be it known yt I Thomas Weekes of Oysterbay on Long Island in ye Collony of New Yorke for and in ye Consideration yt my Brother Samuel Weekes of Muskeeto Cove in ye Bounds of Oysterbay aforesd hath Granted & Confirm'd unto me by way of Exchange of Land as by a deed und ye hand & Seal of ye Sd Samuel doth at Large appeare, A Certaine piece of Swamp, Hassuckey Land at ye Cove Swa(m)p in Oysterbay aforesd, web piece of Swamp Stands recorded amongst ye Town Grants of Lands in ye Booke A: page ye 265 where ye Bounds & Quantity thereof is plainly Demonstrated, And for other good Causes & Considerations me ye Sd Thomas especially Moving HAVE, GIVEN, GRANTED alienated Infeoffed, Assigned, Sold & Confirm'd, And by these p-sents I ye Sd Thomas do Give, Grant, Alienate Infeoffe Assigne Sell & Confirme unto ye Sd Samuel Weekes, the Moity or half of a piece of Land Lying & being near ye Highway Leading from Oysterbay to Jerico; & Joyning to Nicholas Wrights ffield; And four Acres of Land Lying & being at ye plaine edge neer Robert formans Land both web Sd pieces of Land were formerly—(p. 106) -in ye possession of ffrancis Weekes ffather to ye Sd Thomas Weekes & Given and Granted by ye Sd ffrancis to ye Sd Thomas as is plainly Demonstrated in ye Records of Oysterbay in ye Booke A: page ye 61: Together wth all my right, Title & Interest,

Claime & demand wtsovr wch I ye Sd Thomas now have or wch any or either of my Heires, Executrs or Assignes may hereaf have of, to or in ye Sd Moity or Half piece of Land and Sd ffour Acres of Land wthall Phits Issues Trees from thence arising or Growing or in any wise of Right to ye Same Apptaining TO HAVE & TO HOLD unto him ye Sd Samuel his Heires & Assignes all & Singular the fforementioned Moity or half piece of Land & Sd ffour Acres of Land wth ye Ap#tences thereof to ye only ## use & behoofe of him ye Sd Samuel Weekes, his Heires & Assignes fforever, And ye Sd Thomas hath putt ye Sd Samuel into a Lawfull & peaceable possession of all & Singul ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these prsents, And ye Sd Thomas doth for himself his Heires Execut¹⁸ & Assignes further Covenant & Agree to & wth ye Sd Samuel that it Shall & may be Lawfull for him ye Sd Samuel his Heires & Assignes, quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises before Granted forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Thomas Weekes his Heires or Assignes or any other \$\polength\sigma son or \$\polength\sigma sons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any former Gift, Grant, Mortgage, Bargaine or Sale wtsoever, And ye Sd Thomas Weekes doth hereby Bind himself & his Heires to Warrant & defend all & Singular ye Land before granted to ye Sd Samuel Weekes his Heires & Assignes fforever, IN WITNES whereof I have hereunto Sett my hand & Seal ye Tenth Day of ffebruary in ye year of our Lord one Thousand Six hundred ninety two Thomas Weekes O

Signed Sealed & dd in prence of us:— John Newman, George Townsend Daniel Townsend

(p. 107)—TO ALL CHRISTIAN PEOPLE to whom this prsent writing Shall come or in any wise Apptaine Be it known yt I Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay on Long Island in Queens County in the Colony of New Yorke for & in ye Considiation of ye Sume of Nine pounds and Ten Shillings in Silver money Currant in this Collony in hand Satisfied & paid before ye Sealing and dilivery hereof And for other good causes & Considiations me ye Sd Nicholas especially Moving HAVE GIVEN, GRANTED, alienated, Madeover, Bargained, Sold and Confirmed And by these presence I ye Sd Nicholas do Give, Grant. Alienate, make over Bargaine Sell & Confirme unto Robert Coles of Muskeeto Cove aforesd. A certaine Tract or Lott of Land Lying & being wthin the Bounds of ye pattent of Muskeeto Cove aforesd. at ye Northeast Corner of ye Bounds of ye Sd Pattent being the first Lott by Division being in Breadth ffourscore Rods North & South: & East & West in

Length one Hundred Rods Including therein fifty Acres as it Stands Recorded in ye Book of Records of ye Land Evidences of Muskeeto Cove aforesd in page ye 21: Together wthall my Right, Title & Interest Claime & Demand wtsoever weh I ye Sd Nicholas now have or weh any of my Heires Executra Adminira or Assignes may hereaftr have of & in ye forementioned Lott or Tract of Land & evry \$\psi t & \$\psi cel thereof wthall Issues & \$\psi fits\$ priviledges & Ap#tences therefrom or thereon Arising or Growing or in any wise Appetaining TO HAVE & TO HOLD unto him ye Sd Robert Coles his Heires & Assignes ye before Mentioned Lott of Land wth its Appetences to ye only pro use & behofe of him ye Sd Robert Coles his Heires & Assignes forever And ye Sd Nicholas hath put ye Sd Robert into a Lawfull & peaceable possession of all & Singular ye prmises by ye Delivry of these presents, And ye Sd Nicholas doth for himself his Heires Executre & Assignes further Covenant & Agree to & with ye Sd Robert that it Shall & may be Lawfull for him ye Sd Robert Coles his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises forever without ye Lawfull Lett hindrance or Interuption of him ye him ye Sd Nicholas his Heires Execut¹⁸ or Assignes or any other **Pson or** Psons Lawfully claiming for by or und him or any or either of them notwthstanding Any form gift Grant Bargaine or Sale wtsoever And also ye Sd Nicholas his Heires & Assignes to Maintaine ye Sd Robert his Heires & Assignes in ye Lawful possession of ye prmises forever IN WITNES whereof I have hereunto Sett my hand & Seal ye fifth day of July in ye yeare of our Lord one thousand Six Hundred eighty & Seven & in ye third year of King James ye Second &c

Signed Sealed & dd in ye prence of us Morgan Jones John Newman Nicholas Simkins O
The marke X of
Elizabeth Simkins O

This Deed acknowledged & Attested before me John Townsend one of his Ma^{ties} Justices of ye peace for Queens County to be ye Real Act & Deed of Nicholas Simkins above mentioned by John Newman one of ye recited Witnesses August ye 10th 1687:

John Townsend Sen^r

KNOW ALL MEN by these presents that I Nicholas Simkins of Musscote Coves belonging to Oysterbay in Queens County Do Covenant Bargaine & Sell & by these presents have from me my Heires Executra Administratra or Assignes Covenanted Bargained & Sold unto Robert Coalls of ye Same place & County his Heaires Executra Adminestratra or Assignes a Sartain parcell of Meadow Lying & being in ye Bounds of Muskete Coves aforesd Lying on ye South Side of ye Coves aforesd being ye westermost Share yt fell to me by Devitiun wth ye Swampe Adjoyning theretoo one

ye Same Side aforesd weh Meadow I ye Sd Nicholas do own to have Sould as above exprest unto ye Sd Robert to have & to hold ocepy poses & Injoy forever being for & in Considiation of Six pounds by me in hand already reseaived weh is ye whole price for ye Same; And further I ye Sd Nicholas do warrant this my Salle free from any former Salls Guifts or Morgages and to Defend ye Same good in Law free from any Claime or Claimes from any \$\Pi\son \text{or} \text{good in Law free from any Claime or Claimes from any \$\Pi\son \text{or} \text{donorat}
Signed Sealled & dd in prsince of SSamuell Ruscoe

Nicholas Simkins O

marke

marke

Elizabeth X Simkins O

Abell (A) Gall his

nis

marke

William X Thornicroft

his

Acknowledged before me Daniel Whithead one of his Majestys Justices of ye peace ye nineteenth day of July 1686: by Nicholas Simkins

Daniell Whithed

Be it known by these preents that I Samuel Weekes of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for & in ye Considication yt Robert Coles of Muskeeto Cove in ye Bounds of Oysterbay aforesd hath by his Deed und his hand & Seal Bearing Date wth these prsents by way of Exchange Assigned Made-over and Confirm'd unto me ye Sd Samuel a Certaine Lott or Share of Land at Muskeeto-Cove aforesd as by his Sd Deed at Large doth appeare Have Exchanged Assigned Made over & Confirm'd unto ye Sd Robert Coles, And by these presents I ye Sd Samuel do Exchange, Assigne make-over & Confirme unto ye Sd Robert his Heires Executra & Assignes one whole purchasers Right at Hogge Island So Called in ye Bounds of Oysterbay aforesd both of Upland & Meadow both of all Divided and Undivided Land wthall priviledges & Customes belonging to ye Sd Island purchasers of ye Sd Island together wthall my Right title & Interest wth I ye Sd Samuel now have, or weh any of my Heires Executrs or Assignes may hereaft have of & in ye Sd Land or purchasers right before expressed, And by these preents I the Sd Samuel Do give ye Sd Robert Lawfull possession of all & Singular ye prmises; web aforesd Purchasers more in ye next page—(p. 108)—Right I ye Sd Samuel was one of ye Two and twenty purchasers thereof

as ye Sd Hogg Island Stands Recorded in ye Record of Land Evidences at Oysterbay in Libre A page ye 72: and other Records Sheweth, And that it Shall & may be Lawfull for him ye Sd Robert his Heires & Assignes quietly & peaceably to have hold occupy possess & enjoy all & Singular ye prmises So Exchanged forever In Witnes whereof I have hereunto Sett my hand & Seal the third yeare of ye Raigne of James ye Second of Great Britton King &c Annoq Dni 1687: the twenty Seventh day of August ye yeare above written

Signed Sealed & dd in prsence of us John Newman Derik Albertson Samuel Weekes O
The marke X of
Elizabeth Weekes O

This Deed Attested before me John Townsend one of his Mattes Justices of ye peace for Queens County by John Newman one of ye receited Witnesses that it is ye real act & Deed of Samuel Weekes above written Septemb. 21: 1687

John Townsend Sen:

Be it known by these presents that I Moses Mudge ye within menconed in this within Written Deed have Assigned Made over & Confirm'd and by these presents I ye Sd Moses do Assigne make over & Confirme unto Robert Coles of Muskeeto Cove in ye Bounds of Oysterbay on Long Island in Queens County in ye Colony of New Yorke his Heires or assignes this wthin Written Deed wthall ye Right title & Interest weh by vertue thereof or by any clause or covenant therein Contained I ye Sd Moses now have or weh any of my Heires Executra Administratra or Assignes may hereaft have to ye Meadow mentioned in ye Sd Deed to have & to hold all & Singular that weh is Contained in this Sd Deed unto him ye unto him ye Sd Robert Coles his Heires & Assignes forever as ffully & Amply in every respect as it is made by ye Sd Deed unto me ye Sd Moses having received therefour in full Satisfaction Six pounds & Six Shillings currant Silver money of this Collony In witnes whereof I have hereunto Sett my hand & Seal ye ffifteenth day of Octobr one thousand Six hundred eighty & Seven

Signed Sealed & dd in prence of John Newman Joseph Carpenter

Moses Mudge O

Atested before me John Townsend one of his Maties Justices of ye peace that this Assignment is the real Act & Deed of Moses Mudge by John Newman one of ye recited witnesses thereunto to weh I Sett my hand the Sixth day of ffebruary 1687/8

John Townsend

The above written assignm^t is of a Deed bearing Date ye Ninth day of August 1674: and in ye Twenty Sixth yeare of ye Reigne

of King Charles ye Second And Stands Recorded in ye 37th page of this Book

Be it known by these preents that wee John Dole & Mary Dole ye wife of ye Sd John Dole fformerly Mary Jesup of Lusum in ye Bounds of Oysterbay in Queens County on Long Island in ye Colony of New Yorke ye Sd Mary being ye Grantee in this wthin Written Deed have Assigned made over & Confirmed and by these preents wee ye Sd John Dole & Mary my wife do Assigne make over & Confirme unto Robert Coles of Muskeeto Cove in ye Bounds of Oysterbay aforesd this wthin Written Deed wch is for a Acell of Meadow at ye South purchased by me ye Sd Mary of Samuell Andrews as by ye Sd Deed at Large doth appear weh beareth date ye 20th Day of October 1688 weh Deed we ye Sd John & Mary do Assigne as aforesd to ye Sd Robert Coles his Heires & Assignes forever as Amply & fully as it is mad to me ye Sd Mary in ye Grant & every Clause & Covenant of ye Sd Deed from us ye Sd John & Mary & from our Heires, Executra Administrat^{ra} & Assignes to him ye Sd Robert his Heires & Assignes forever, wee having received of ye Sd Robert Seven pounds & Thirteen Shillings in currant Silver money in full payment & Satisfaction in hand before ye Sealing hereof in full paymt & Satisfaction for ye forementioned Deed wthall our right, title & Interest therein Contained in witnes whereof wee have hereunto Set our hands & Seales ye ninth day of March Anno Dni: 1690

Signed Sealed & dd in prence of John Newman Job Wright

John Dole O
The marke (M) of
Mary Dole O

This Assignem^t is of a Deed Recorded in page ye 33 of this Booke ccc ixii:

(p. 109)—To all Christian people to whome this present writing Shall come or in any ways concerne; know ye that I Job Wright of Oysterbay in Queens County on Long Island in ye \$\psi\vince of New Yorke for & in ye Considration of ye Sume of Six pounds equovalent to money of this Colony in hand pd before ye Sealing & dillivery hereof & for other good Causes & Considrations me ye Sd Job Wright especially Moving Have Given Granted Alienated Madeover Bargained Sold & Confirmed and by these presents I ye Sd Job do give grant alienate Make over Sell & confirme unto John Townsend Son of Henry Townsend Senier of Oysterbay aforesd a peec or plott of Land being part of that we'h is comonly called ye old planting field Scituate wthin ye Bounds of Oysterbay aforesd And bounded on ye South by Adam Wrights Land & on ye west by ye uncleared Land & on ye North by John

& Henry Townsend Land and to run eastward So far as to make up Six Akers Together wthall my right Title Interest claime & demand wtsoev wch I ye Sd Job Wright now have or wch any of my Heires Executra Administratra or Assignes may hereaftr have of & in ye Sd peece of Land weh is now in ye possession of me ye Sd Job Wright but form'ly in ye possession of my Mother Alice Crab Deceased wthall ye Whits & comoditys arising from ye Same To have & to hold all & every prmises wthall & every the Appurtences thereof unto him ye Sd John Townsend his Heirs Executra Administratra or Asinges & to his & their Pper use & behoofe for ever and ye Sd Job hath put ye Sd John into a Lawfull & peaceable possession of ye prmises by ye Dellevery of these preents and ye Sd Job doth for himselfe & for his Heirs Execut^{ra} Administrat^{ra} & Assings further Covenant to & wth ye Sd John that it Shall & may be Lawful for him ye Sd John Townsend his Heirs Execut¹⁸ Administrat¹⁸ or Asingnes or any or either of them quietly & peaceably to have hold occupy poses & Injoy all ye forementioned peece of Land wth ye Appurtences thereunto belonging wthout ye Lawfull Lett hindrance or Molestation of him ye Sd Job Wright or any other Pson Lawfully claiming for by or und him by meanes of any form Gift Grant Bargaine or Sale wtsoever but yt ye Sd Job his Heires Executra Administratra Shall defend ye Sd John his Heres & Asingns in their peaceable possession agt all Claimes & demands yt Shall be made to ye Sd peece of Land by any \$\positions or persons wisoever And also yt that this my Deed Shall Stand good & effectual to ye true Intent & meaning hereof In witnes whereof I have hereunto Sett my hand & Seal the Sixth day of Septemb in ye year of our Lord one thousand Six hundred eighty and Six Job Wright Signed Sealed & dd in prence of us

John Dewsbury Joseph Dickinson

Know all men that I John Townsend wthin mentioned do here by these preents Assinge & make over all my right & Interest to ye wthin mentioned Land unto my Brother Robt Townsend wthall ye Comoditys & Appurtences as fully & Largely as ever it was Invested in me for ye use & #per behoofe of my Sd Brother Robert Townsend his Heirs & Asings forever to weh Asingment I set my hand this 22 day July 1687:

> This is written on ye Backside of ye Deed above written

Asinged in prence of us John Townsend Henry Townsend Senior: John Dewsbury

To all Christian people unto whome these may come or any wayes concerne That know yee yt I James Blevin of Oysterbay Sayler in Queens county on Long Island In ye Collony of New

Yorke for & in Consideration of fourteen pounds valuable to Currant money of this Collony to me in hand paid by John Townsend of ye Town & Collony aforesd before ye Sealing and dillevery of these preents the receite whereof I ye Sd James Blevins do hereby acknowledge and thereof & every #t thereof do hereby acquitt release and forever discharge ye Sd John Townsend his Heires Execut¹⁸ & Administrat¹⁸ hath Sold, granted released & Confirmed and by these preents doth Sell grant Release & confirme unto John Townsend aforesd his Heires Execut¹⁸ Administratra & Assigns forever all my whole right title & Interest w'soever in ye Town or Township of Oysterbay aforesd onely reserving the field & Land that I bought of John Applegate that to be excepted weh is as followeth (to wit) my house & home Lott weh Lott I bought of John Rogers of Oysterbay weh Lott was formerly in ye possession of ye Sd John Townsend wth Six Acres of Land adjoyning to ye Sd Lott on ye Hill Side wth ye High way yt was given me by ye Town wth my right of Swamp adjoyning to John Rogers and my halfe right of Comons devided & undevided do by these preents Dillr into ye Actuall possession of ye Sd John Townsend the house & Lands as above mentioned wthall ye priviledges & comoditys & fencing & all other Conveniencys belonging to ye Sd house & Land aforesd To have & To hold to ye only 神神 use & behoofe of him ye Sd John Townsend his Heires & Asings forever And yt ye Sd James Blevi[n] for him Self his Heires Executre Administratre doth Covenant Grant and & agree to & wth ye Sd John Townsend his Heires & Asings by these preents that he nor they Shall not Interupt molest or disturbe the Sd John Townsend his Heirs or Asings in ve peaceable & quiet possession of ye above mentioned prmises but Shall to ye uttermost of their power & knowledge Shall Ptect the Sd John his Heires & Asings in ye possession of ye Same To weh I have Sett my hand & Seale the flourteenth day of January in ye yeare of our Lord 1686/7

Singed Sealed & Dill' in precense of us

ıs his Tames (E: B:) Blevin O

John Dewsbury George Codner

her An X Bleven marke

marke

(p. 110)—TO ALL CHRISTIAN PEOPLE to whome this present writing Shall come or in any wise Ap#taine: Be it known that I Samuel Dickinson of Oysterbay in Queens County on Long Island in ye Pvince of New York for & in ye Considuation of ye Sume of Twenty nine pounds of Currant Silver money of this Pvince in hand by me received before ye Sealing & dilivery hereof in full payment and Satisfaction, And for other good causes &

Consideracons me ye Sd Samuel especially Moving HAVE GIVEN, GRANTED, Alienated, madeover, Bargained Sold & Confirmd & by these presents I the Sd Samuel do Give, Grant, Alienate, Make over, Bargaine Sell and Confirme unto John Townsend of ye Town of Oysterbay aforesd The Moity or one halfe of a Home Lott of Land Lying & being in Oysterbay aforesd (weh Lott was fformerly in ye possession of John Dickinson deceased, ffather to ye Sd Samuel And he ye Sd John Dickinson did by his Last Will & Testament bearing date ye 26th day of January 1680 Leave ye Disposing of his estate both reall & Psonal to his wife Elizabeth, And afterward Shee ye Sd Elizabeth the Relict & widd: of ye Sd John Dickinson did by a Deed und her hand & Seal bearing Date ye 25th day of June in ye Year 1686: Make over & Confirme ye Moity or one halfe of ye Sd Lott unto her Son ye aforenamed Samuel Dickinson his Heires & Assignes fforever; weh fforementioned Lott is Bounded wth ye aforenamed John Townsends Home Lott on ye West; Simon Coopers Meadow on ye North end; wth a High Way that Leads down to ye Meadows on ye East; and ye Maine Street on ye South end) Meaning that Moity or halfe of this forementioned Lott weh Lyeth on ye west Side next & adjoyning to ye Home Lott of ye Sd John Townsend, weh forementioned halfe Lott ye Sd John Townsend is already in ye Lawfull possession off, and hath ffenced it inn according to ye Bounds agreed on between me ye Sd Samuel & him ye Sd John; Together wth all my Right, Title & Interest, Claime & demand wtsoever wth I ye Sd Samuel now have or weh any or either of my Heires Executra Administratra or Assignes may hereaft have of, to or in ye Sd halfe Lott or any \$\pi\$t or \$\pi\$cel thereof, wthall ye Apple Trees & other fruit Trees and wisoever els is Standing or Growing in & upon ye Same wthall Issues & Phits from thence arising or Growing or in any wise A#taining TO HAVE & TO HOLD unto him ye Sd John Townsend his Heires & Assigns the forementioned Moity or halfe Lott & prmises to ye only ## use & behoofe of him ye Sd John Townsend his Heires & Assignes fforever AND ye Sd Samuel doth for himselfe his Heires, Execut^{rs} Administrat^{rs} & Assignes further Covenant & agree to & wth ye Sd John Townsend that it Shall & may be Lawfull for him ye Sd John Townsend his Heires Executrs & Assignes, Quietly & peaceably to have hold, occupy possess & enjoy all & Singular ye Sd Halfe Lott & prmises fforever; wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Samuel his Heires, Execut^{re} or Assignes, or any other \\$\text{\Phi}\son or \\$\text{\Phi}\sons Lawfully Claiming for by or und him or or any or either of them; or for by or und any or either of ye Heires, Executra or Assignes of ye Sd John Dickinson Deceased him or any or either of them, And ye Sd Samuel to Defend & Maintaine ye Same to ye Sd John Townsend his Heires & Assignes forever accordingly IN WITNES whereof I

have hereunto Sett my hand & Seal, the Twenty Seventh day of Novemb^r in ye yeare of our Lord one thousand, Six hundred, eighty eight

Signed Sealed & dd in presence of Samuel Dickinson O

John Newman: Moses Mudge

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine Be it known that I John pratt Sen^r of Hogg Island in ye Bounds of Oysterbay in Queens County on Long Island in ye Colony of New Yorke for and in ye Considuation yt John Townsend of Oysterbay aforesd hath Assigned & confirmd unto my Son John Pratt Jur a certaine tract of Land at Bever Swamp River in ye Bounds of Oysterbay aforesd, two Lotts of Land Lying & being att Hogg Island aforesd Good Causes & Consideracons me ye Sd John Pratt especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Sold & Confirmed & by these preents I ye Sd John Pratt do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto John Townsend aforesd, two Lotts of Land Lying & being att Hogg Island aforesd that is to Say one Great Lott of ye Last Division, the West end whereof Abutteth Against ye Meadow web was fformerly Samuel Weekes but now Robert Coles, And on ye Northside by the Spring & a Lott of Joseph Ludlams; Containing in Quantity Seven Acres by estimation be it more or Less; And one Small Lott Joyning to ye Sd John Townsends Lott on ye South Side and to ye Said John pratts Lott on ye North Side ye West end whereof rangeth to ye Sea on ye West Side of ye Sd Island and lyeth neer ye Shepherds house Containing by estimation two Acres be it more or Less: Together wthall my right, Title & Interest Claime & demand wtsoever weh I ye Sd John pratt Sent now have or weh any or either of my Heires Execut¹⁸ Administratrs or Assignes may hereaftr have of, to or in ye Sd Lotts or either of them or any \$\psi\$t or \$\psi\$cel thereof wthall \$\pi\$fits & Issues from thence arising or Growing wthall Customes, priviledges of Comonage & highwayes as other Such Lotts on ye Sd Island have wth wtsoever els to ye Sd Lotts belongs of right or in any wise Ap@taines TO HAVE & TO HOLD unto him ye Sd John Townsend his Heyres & Assignes the fforementioned two Lotts of Land wth ye Ap@tences thereof as is before expressed to ye only ## use & behoof of him ye Sd John Townsend his Heires & Assignes forever And the Sd—(p. 111)—The Sd John Pratt hath put ye Sd John Townsend into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents; And ye Sd John Pratt doth for him Self his Heires Executra Administrat^{re} & Assignes further Covenant & agree to & wth ye Sd John Townsend that it Shall & may be Lawfull for him ye Sd John Townsend his Heires Executrs or Assignes quietly & peace-

ably to have, hold, occupy, possess & enjoy all & Singular the prmises forever wthout ye Lawful Lett hindrance or Interuption of him ye Sd John Pratt his Heires Execut¹⁷ Administrat⁷⁸ or Assignes or any other \$\Psi\son\ or\ \Psi\son\ son\ SLawfully\ claiming for, by or und^r him or any or either of them Notwth standing any form Gifts Grants Bargaines or Sales wtoever And ye Sd John Pratt doth Likewise bind himself & his Heires to Warrant ye foremenconed Land to ye Sd John Townsend & his Heires accordingly as is before expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Seventeen day of Decembr in ye yeare of our Lord one thousand Six hundred eighty nine

Signed Sealed & dd in prsence of us John Pratt Senr O

John Newman: John Robinson

TO ALL CHRISTIAN PEOPLE to whom this preent Writing Shall come or in any wise ap@taine Be it known yt I Joseph Ludlam of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Consideracon of fifteene pounds Silver money Currant in this Colony by me in hand received before ye Sealing and dilivery hereof in full payment & Satisfaction of John Townsend ye Sonne of Henry Townsend Sent of Oysterbay aforesd of weh Sume of money I ye Sd Joseph do forever acquit & discharge ye Sd John Townsend his Heires Execut¹⁸ & Administrat¹⁸ And for other good causes & Consideracons me ye Sd Joseph especially Moving HAVE GIVEN, GRANTED, alienated, Infeoffed, Bargained, Sold & Confirmed And by these preents I ye Sd Joseph do give, grant, alienate Infeoffe Bargaine, Sell & Confirme unto John Townsend Townsend aforesd a certaine piece or #cell of Swamp or Meadow comonly known by ye name of ye Boggs Lying & being in ye Bounds of Oysterbay aforesd at ye west end of ye Towne and bounded one ye North Side wth ye Beach against ye Sea, on ye West by ye Hills or comon Upland, on ye South by ye Comon Upland Ptly and partly by the Sd John Townsends field of Upland formerly James Blevins, And on ye East by ye high way to ye Beach aforesd being in quantity four Acres or thereabouts be it More or Less web Sd Boggs was formerly James Cockes & John Tomsons; Together wth all my right, title & Interest Claime & demand wisoever weh I ye Sd Joseph now have or weh any or either of my Heires, Execut^{ra} Administrat^{ra} or Assignes may hereaft^r have of, to or in ye forementioned Meadow wthall customes prviledges and wtsoever els thereto apptaines as Amply & Largely as ye Records of Oysterbay Sheweth at ye first Gift & Grant thereof by the Towne, TO HAVE & TO HOLD unto him ye Sd John Townsend his Heires & Assignes ye forementioned piece of Meadow wth ye Ap#tenances thereof to ye only ### use & behoofe of him ye Sd John Townsend his Heires & Assignes forever, And ye Sd Joseph Ludlam hath put ye Sd John Townsend into

a Lawfull & peaceable possession of ye Sd Meadow by ye Dilivery of Turfe & Twigge And by ye dilivery of these preents And ye Sd Joseph doth for himself his Heires, Execut⁷⁸ & Administrat⁷⁸ further Covent and agree to & wth ye Sd John Townsend that it Shall & may be Lawful for him ye Sd John Townsend his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises wth ye Appurtences thereof forever wthout the Lawfull Lett hindrance or Interuption of him ye Sd Joseph Ludlam his Heires Executra Administratra or Assignes, or any other Pson or Psons Lawfully claiming for by or und him or any or either of them notwithstanding any form gift, Grant, Bargaine or Sale wtsoever; And ye Sd Joseph doth hereby bind his Heires to Warrant & defend ye Sd Meadow to ye Sd John Townsend his Heires & Assignes forever accordingly as before is written IN WITNES whereof I have hereunto Set my hand & Seal the Twentyth day of May in ye yeare of our Lord one thousand Six hundred & Ninety 1690:

Signed Sealed & dd in preence of us Joseph Ludlam O

John Newman: David Underhill

THESE PrSENTS declareth unto all whome it may any wayes Concerne yt I Henry Townsend of Oysterbay in Queens County on Long Island do Give, Grant & makeover & diliver in preent possession my now dwelling House to my Son John Townsend, wth half my Meadow & Orchard here by my House, And ye whole of all ye plotts of Land his Dwelling House, Barne & ye other house or Houses do Stand on, wth yards yt now belongs to them except ye Yard on ye North Side of my house to ye trench is to be one half my Son Henry Townsends, And also I do give half of all my Right of Land & Meadow on Hogg Island, and half of all my Right of Land at Cedar Swamp, and half of all my right of Land in ye Last great purchase ye Town Bought at Matenacock, And half of wt may be due to me upon ye Divisions in ye Old Town purchase; I say I do by these prsents give & diliver up all ye above mentioned House and #ts & #Pcells of Lands as it is above expressed unto my Son John Townsend during his Life and to his Leneal Heire or Heires of his own body but if he have more Children then one he may Give it to weh Child or Children he please at or before his Death To have & to hold possess; Occupy & enjoy as his or their own ### right Title & Interest forever as witnes my hand & Seal ye eighteenth day of March in ye year of our Lord one thousand Six hundred Ninety two:

Signed Sealed & dd in prsence of us Henry Townsend Senr O

John Newman: Job Wright
John Underhill: Henry Townsend Jun cccxliij:

(p. 112)—THIS INDENTURE maid ye twenty fifth Day of ye fifth moneth Called July in ye Year 1687: being ye third year of James ye Second of England &: king Between Henry Townsend Sen of Oysterbay upon Long Island in ye Collony of New Yorke starmer of ye one #t And Job Wright of ye Towne & Collony aforesd of ye other #t: Witnesseth that for & in Consid ation of ye Sume of four pounds 10 of Good & Lawfull money of this #vince to him ye Sd Henry Townsend in hand od by ye Sd Job Wright at or before ye Sealing & Dilivery hereof ye Receipt whereof ye Sd Henry Townsend doth hereby acknowledge & thereof and every #t thereof doth acquitt release & Discharge ye Sd Job Wright his Heires Executrs Administratrs forever; By these preents he ye Sd Henry Townsend hath Given, Granted, Bargained Sold Alienated, Infeofed & Confirmed And by these preents Doth Absolutely Give, Grant, Bargaine, Sell, Alienate Enfeofe & Confirme unto ye Sd Job Wright his Heires & Assignes forever one Small Lott or Share of Meadowing Lying in ye Bever Swamp Meadows So called Bounded on ye North by Edmond Wrights Meadow, & on ye West by ye Creek on ye South by Job Wrights Meadow & on ye East by ye Woods Togather wth ye prveledges #fits & Comoditys, Hereditamts and appurtences whatsoever unto ye Sd Meadow belonging, and all ye Estate, Right Title, Interest, possesion, 神神ty, Claime & demand wtsoevr of him ye Sd Henry Townsend Snr of in & to ye Sd Granted Meadow above written or any \$\psi\$t or \$\psicol \text{cel thereof}; To have & to hold ye abovesd Meadow & prmises wth ye Ap#tences unto him ye Sd Job Wright his Heires & Assignes forever to ye only ## use and behoofe of him ye Sd Job wright his Heires & Assignes forever more And ye Sd Henry Townsend doth hereby Covenant, #mise & Grant to & wth ye Sd Job Wright his His Heires & Assignes by these prsents, that he ye Sd Henry Townsend hath not Wittingly nor Willingly Comitted any Act wisoever whereby ye Sd Granted pimises or any ##t thereof is Shall or may be charged Bur(t) hened or Incumbred in any Title, charge, estate or otherwaies wisoever, And that he will Warrant acquit & Defend ye Sd prmises wth ye Ap@tences to ve Sd Job Wright his Heires & Assignes against all \$\pi\$sons claiming by from or und him or his Heires or by their meanes privity, Consent or Percurent Also that he will at all times hereaft during ye Space of Seven Yeares next ensuing at ye request & Charges of ye Sd Job Wright his Heires & Assignes, make and execute all Such reasonable Acts as Shall be Lawfully required for ye Better assuring of ye Sd Granted prmises according to the Laws & Constetution of this Pvince & ye true Intent hereof So as ye Psons to whom Such request Shall be maid be not Compeliable for ye doing thereof to Travill above Twelve English Miles from their respective habitations for ye doing thereof and So as the Same Containe no other Warrant nor Covenant then wt is before expressed in Witnes whereof ye \$\pi\son \text{first above named have to this prent Indenture Sett his hand and Seale ye Day and yeare first above written;

Singular Sealed & dd in presence of us. Henry Townsend Sent. O

Singned Sealed & dd in prence of us Henry Townsend Senr O John Dewsbury Anna Townsend O Joseph Dickinson

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Apptaine; Be it known that I Adam Wright of Oysterbay in Queens County on Long Island in ye Pvince of New Yorke for & in ye Consideration of a Valuable Tract of Land at Cedar Swamp Confirm'd unto me by a Deed at ye Sealing hereof Bearing Date wth these preents and for other good Causes & Considiations me ye Sd Adam especially Moving HAVE GIVEN, GRANTED, Alienated, made over, Bargained Sold & Confirmd And by these preents I ye Sd Adam so Give, Grant, Bargaine, Alienate Make over, Sell & Confirme unto My Brother Job Wright of Oysterbay aforesd All my Right Title & Interest claime & Demand w'soever weh I ye Sd Adam now have or weh any of my Heires, Executra Administratra or Assignes may hereaft have of & in all that of my \$\pm\$t or Share of ye Home -(p. 113)—of ye Home Lott wch was fformerly my ffather peter Wrights Deceased Scituate in Oysterbay aforesd and Bounded wth ye Street at ye South end, East wth Isaac Horners Lott Some time Jnº Wrights, North wth Job Wrights Home Lott & West wth peter Wrights Share of ye aforesd Lott as it doth more plainly appeare in a writing of Agreement between ye Sd Adam Job & Peter Wright bearing date ye Sixth day of Octobr 1687 (1685): and as it Stands Recorded in ye Land Evidences of Oysterbay in ye Book B: page ye 32: TO HAVE & TO HOLD ye before recited \$\psi\$t or Share of ye Sd Lott wthall \$\pi\$fits & Comoditys thereto belonging or Ap@taining Together wth ye Barne yt now Standeth thereon whall ye ffences & ffencing Stuff belonging thereto unto ye Sd Job Wright of Oysterbay aforesd & to his Heires, Execut⁷⁸, Administrat⁷⁸ or Assignes forever And ye Sd Adam Wright hath put ye Sd Job into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents; And ye Sd Adam doth further Covenant to & wth ye Sd Job that it Shall & may be Lawfull for him ye Sd Job his Heires, Execut^{re} Administrat^{re} or Assignes, quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever whout ye Lawful Lett Hindrance or Interuption of him the Sd Adam his Heires Execut¹⁸ or Assignes or any other \$\porplus son or Psons Lawfully claiming ye prmises or any Pt thereof by meanes of any former Gift Bargaine or Sale wtsoever or by vertue of Heireship or any other way wisoever, And ye Sd Adam doth further Covenant that he his Heires Executrs & Assignes Shall defend ye Sd Job in ye peaceable possession of ye prmises against

all Just claimes wtsoever And that this his Deed Shall Stand good & effectuall according to ye true Intent & meaning hereof IN WITNES whereof I have here unto Sett my hand & Seal the Twelfth Day of Aprill in ye year of our Lord one Thousand, Six hundred eighty & Six

Signed, Sealed & dd in ye prence of Adam Wright O John Newman: Nathan Birdsal Mary Wright O

Henry Townsend Juneor:

This Deed owned & acknowledged before me

John Townsend Sen^r

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine Be it known that I Anthony Wright of Oysterbay in queens County on Nassau or Long Island in ye Collony of New Yorke eldest Son now Living to Gideon Wright Deceased, for & in Consideration that there was formerly an agreem^t made by & between Peter Wright my eldest Brother deceased and Adam Wright & Job Wright Brothers to my Sd ffather Gideon Wright, and by ye Sd agreem^t. w^{ch} beareth date ye Sixth day of October 1685, and Recorded in Lib: B: page 32: Job Wright aforesd was to have one Share of Salt Meadow Joyning on ye West side of George Townsends Meadow, and ye Sd Job hath Yielded up all his right title & Claime to Sd Meadow from him & his Heires forever to ye Sd Anthony or his Heires forever and for other good Causes & Considerations me ye Sd Anthony especially Moving HAVE GIVEN GRANTED, alienated Infeoffed, Assigned and Confirmd & by these preents I ye Sd Anthony do Give, Grant, Alienate Infeoff Assigne & Confirme unto Job Wright of Oysterbay aforesd my ffathers Brother ve one third \$\mathre{A}\$t of an accomodation web was formerly my Grandfather Peter Wrights deceased, and that weh he Lived on that is to Say one third \$\perp\$t of ye House or home Lott as it is Bounded in ye forementioned agreem^t. that it to Say Bounded on ye South by Dickinsons Home Lott in \$\text{#}t & \$\text{#}t\$ by Sd Antonys Third \$\text{#}t\$ of Sd Home Lott, on ye west by Sd Dickinsons Home Lott or High way on ye North by John Wrights Meadow & Daniel Weekes Meadow, And on ye East #t by ye Sd Job Wrights own Home Lott & \$\psi\$t by Edward Whites Lott & Adam Wrights \$\psi\$t Third \$\P\$t of ye House Lott first Abovementioned And also one third \$\psi\$t of all Meadows & Uplands at ye South & Land at ye plaines and also one third #t of all ye Lands upon ye Town Comons already divided & that are to be divided belonging to Sd House Lott wth a third \$\pi t of ye prviledge of Comonage belonging to Sd Accomodation all Lying & being within ye Bounds of Oysterbay aforesd Together with all my right Title & Interest Claime & Demand wtsoever weh I ye Sd Anthony now have or wch any or either of my Heires, Executra or Assignes may hereafter have of, to or in ye Sd Granted third part of Lott, Meadow

Upland & Comonage (Always excepting ye third \$\poptartail \text{t of ye Salt} Meadow Mentioned in ye above Considerations()) wthall Issues, Hits, Comoditys ffences, Swamps, ponds, Springs in & upon ye Same or to ye Same in any wise Ap@taining TO HAVE & TO HOLD unto him ye Sd Job Wright his Heires & Assignes all & Singular ye Sd Granted Third #t of Lott, Meadow, Upland & Comonage wth the Appetences thereof to ye only pp use & behoofe of him ye Job Wright his Heires & Assignes forever, And ye Sd Anthony doth hereby own ye Sd Job to be already in Legal & Actuall possession of all & Singular ye Sd Granted prmises, And ye Sd Anthony doth for himself his Heires Executre & Assignes further Covenant & agree to & wth ye Sd Job that it Shall & may be Lawfull for him ye Sd Job his Heires and Assignes quietly & peaceably to have hold, occupy possess & enjoy all & Singular ye Sd Granted prmises forever without ye Lawfull Lett hindrance or Interuption of him ye Sd Anthony his Heires or Assignes or any other Pson or Psons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift Grant Mortgage or Sale wisoever And ye Sd Anthony doth hereby bind himself & his Heires to Warrant & defend all & Singular the Sd Granted Land & prmises wth ye Apretences thereof to ye Sd Job Wright his Heires & Assignes forever According as it is before expressed IN WITNES whereof I have hereunto Sett my hand & Seale the Twenty first Day of May in ye year of our Lord one thousand six hundred Ninety flour Signed Sealed & dd in prence of us Anthony Wright O John Newman: Adam Wright:

Anthony Wright Came before me one of their Maties Justices of ye peace & acknowledged this to be his real act & Deed
Nathaniel Coles
cccxiii

(p. 114)—TO ALL CHRISTIAN PEOPLE to whom this writing Shall come or Apptaine Be it known yt whereas Anthony Wright Deceased of Oysterbay in queens County on Long Island, alias Nassau in ye Collony of New Yorke was fformerly possessed of severall Lands & Meadows at Oysterbay aforesaid especially one piece of Land Lying on ye Mill-river Neck neer Bever Swamp Meadows Containing Ten Acres And one other peece of Land Lying at ye Southside of Isaac Daughtys & James Townsends Land Containing eleven Acres, And also one Lott or Share of Meadow Lying amongst ye Home Meadows of Oysterbay on ye North of ye Towne, Lying between Nathaniel Coles Meadow on ye east & Simon Coopers Meadow fformerly Richbills on ye west, the Sd two Pcells of Land ye Laying it out & bounds thereof is to be seen in ye records of Oysterbay in Lib: A: page 35: & 52: And Concerning Sd Meadow may be Seen in ye Same

Booke page 142: And neither ye Sd Anthony Wright nor his Executrix Alice Crabb deceased did in their Lives time (as can be ffound) in any wise give, grant or dispose of any or all of Sd Land & Meadow, And Job Wright Son of Peter Wright deceased having ye Same in his possession, And Anthony Wright eldest Son of Gideon Wright eldest Son of Sd peter Wright Laying Claime thereto by Heirship there is Likely to arise Severall Controversies & Suits in Law between them about ye Sd Land & Meado, And for ye ending & deciding thereof they ye Sd Job & ye Sd Anthony have mutually agreed as ffolloweth, That is to Say I ye Sd Job Wright of Oysterbay aforesd for & in ye Consideration hereafter expressed do by these preents Remise, release, yield up & forever quit Claime unto ye forementioned Ten Acres & eleven Acres of Land wthall ye right title & Interest web I now have thereunto or weh any or either of my Heires, Executre or Assignes may hereafter have thereunto unto him ye Sd Anthony Wright his Heires & Assignes forever. And in Consideration whereof I ye Sd Anthony Wright do Give, Grant, Alienate & Confirme And by these preents Hhave Given, Granted, Alienated & Confirm'd unto Job Wright aforesd all & Singular ye before receited Share of Meadow fformerly Anthony Wrights deceased wthall Phits Comoditys ffences & priviledges thereto belonging Together wth all my right title & Interest Claime & demand wtsoever wth I the Sd Anthony now have have or wth any or either of my Heires Executrs or Assignes may hereafter have of to or in ye Sd Granted Meadow wth wtsoever els to ye Same is in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Job Wright his Heires & Assignes all & Singular ye Sd Granted Meadow & prmises to ye only ## use & behoofe of him ye Sd Job Wright his Heires & Assignes forever And ye Sd Anthony & Sd Job do for themselves their Heires Executrs & Assignes further Covent and agree to & with each other that it Shall & may be Lawfull for them their Heires and Assignes quietly & peaceably to have, hold, occupy, possess & enjoy to each of them their #t of ye before divided yielded up & Granted Land & Meadow forever wthout ye Lawfull Lett or Molestation of him ye Sd Job Wright or of him ye Sd Anthony Wright their or either of their Heires, Execut¹⁵ or Assignes or any other **\$\pi_{son}** or \$\propto\sons Lawfully Claiming for, by or und them or any or either of them Notwthstanding any former Grant, Mortgage or other Conveyance wisoever And further ye Sd Anthony doth hereby remise release, yield up & forever quit Claime unto all & Singular ye rights & prviledges of Lands Meadows & Comonage that now is or hereafter Shall belong to ye House Lott web ye abovesd Job Wright now possesseth in Oysterbay aforesd, web goeth under ye denomination or is Called Mayhues & was formerly in ye possession of ye abovesd Anthony Wright deceased from me ye "d Anthony Wright my Heires, Execut" & Assignes forever, and for & und ye Same Consideration above expressed IN WITNES whereof we have hereunto Sett our hands & Seales ye Tenth Day of August in ye year of our Lord one thousand Six hundred Ninety five

Signed Sealed & dd in p^rsence of us

Job Wright

O

Anthony Wright

O

Nathaneill Coles Sen^r Daniel Weekes

(p. 115)—To all Christian People to whom this present writing Shall Come or In any wise appertaine Be It Known that I Eleazer Dorby now of Boston in New England with the Consent of Mary Dorby my wife is for & in ye Consideration of the Sume of Twenty pounds in money or Equivilent in hand paid ffor other good Causes and Considerations me ye Said Eleazer Especially Moveing Have Given Granted alienated Madeover Bargained Sould & Confirmed and by these presents I ye Sd Eleazer Dorby Do Give Grant alienate makeover Bargaine Sell and Confirme unto John Rogers of Oysterbay upon Long Island In ye Collony of New-york all my Right title & Intrust weh I now have or weh aney of my Heires Executors administrators or assignes may heareafter have of & In one home Lott of Land Lying and beeing In Oysterbay aforesaid Between the Home Lott of Samuell Andrews & ye Home Lott of Thomas Weekes Bounded wth ye Street on ye North Side on ye East with ye Towns Burying place on ye South wth ye Common & on ye west with a Highway beeing fformerly Isaac Horners but now In the possession of ye Said Eleazer Dorby beeing by Esteemation ffive Acrees be It more or Less together Withall Right & priviledge of Commonage thereto belonging and also a Certain tract of Land Lying on ye East Side of ye Swamp Called ye Beaver Swamp ye ffirst Bounds whereof begining at the rever at Samuel Andrews Southwest Bounder and So to run up ye hill Eastwardly by ye Said Andrews Land twenty four poles from thence to range by ye Hill side Southwest or thereabouts one hundred & twenty Rod & thence to the River twenty flour rod upon a west Northwest Line or thereabouts ye Rever or Streem to be ye west Bounds and ye aforesd Bounders to be the North & East & South Bounders Including within ye Said Bounds of upland and Swamp twenty Six Acrees be It more or Less Withall Profitts & Comodities thereto belonging to Have & to Hold unto him ye Said John Rogers his Heires Executors administrators or assignes all and Singular ye premises and Every part and percel thereof to ye only proper use and behoof of him ye Said Rogers his Heires Executors administrators or assignes ffor Ever and ye Said Eleazer hath put ye Said John Into a Lawfull and peaceable possession of all and Singular ye premises by the Dilivery of these presents and the Said Eleazer Doth ffurther

Covenant that It Shall and may be Lawfull for him ye Said John his Heires Executors administrators or assignes Quietly and peaceable to Have hold occupy possess and Injoy all and Singuler ye premises Without ye Lawfull Lett hindrance or Mollestation of him ye Said Eleazer Dorby his Heires Executors administrators assignes or any other person or persons Lawfully Claiming ffor by or under them or Either of them or any person or persons whatso Ever Laying any Claime to ye premises or any part or percel thereof of or by the Right of ye now wife of ye Said Eleazer by Virtue of any former Gifts Grants Bargains or Sailes whatso Ever and ye Said Eleazer Doth ffurther Declare that this his Deed shall Stand good and Efectuall according to the true Intent & meaning hereof In Witness whereof I have hereunto Sett my hand and Seale this Twenty ffifth Day of September In ye Yeare of our Lord Anno Do: 1689

Signed Sealed and dilivered

In ye presence of us

John Bull Juner

Elhanan Lion

This Instrument was acknowledged by Eleazer Dorby to be his act & Deed Mary his wife ffreely Condesenting thereunto this 27th day of Septemb 1689 before me Simon Bradstreet Gove

О

(p. 116)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Apptaine; Be it known that I Samuel Andrews of Spring Hill in New West Jersey for & in ye Considercon of one Hundred pounds Silver Money Currant in this Collony of New Yorke to me in hand pd before ye Sealing and dilivery hereof of weh I ye Sd Samuel do hold my Self fully Satisfied and for other good Causes & Consideracons me ye Sd Samuel especially Moving HAVE GIVEN granted, Alienated, made over, Bargained, Sold & Confirm'd And by these preents I ye Sd Samuel do Give, Grant, alieante, makeover, Bargaine Sell & Confirme unto Joseph Ludlam of Oysterbay in Queens County on Long Island in ye Collony of New Yorke All that of my three Home Lotts as it Stands now within ffence beeing by estimacon Seventeen Acres be it more or Less And Bounded on ye North by ye Street, on ye East by a High-way on ye South by the Comon & John Rogers Land & on ye west by Edward Whites Land wthall Dwelling houses, out houses or other edifices or Buildings thereon now Standing or thereto belonging whall ye ffences now a bout it or uppon it wthall ye ffruit Trees thereon Growing weh Sd Lotts Lye & be in ye Town of Oysterbay aforesd, And also one Right of Comonage in ye undivided Lands of ye Antient purchase of Oysterbay aforesd according to ye Costume of ye Sd Towne; Together with Twelve Acres of Land Lying &

being at ye Bever Swamp as it is Laid out & Bounded in ye Records of Oysterbay aforesd in Libre A page ye 136: And eight Acres of Land Lying at ye Head of Nans Hollow So called being #Ht of a piece of Land of Twenty eight Acres formerly Laid out to ye Sd Samuel & by him ffenced; weh aforesd eight Acres of Land is to be at that end of the aforesd piece weh Lyes next towards ye Town of Oysterbay aforesd And also one peece of Mowing Land upon ye plaines Lying at ye Edge of ye plaines, near Robert Williams Hollow, and bounded wth a Stone at each end. Containing about ffifteen Acres be it more or Less And also ye one moity or halfe of another piece of Land upon ye plaines wch was fform'ly purchased & possessed by Anthony Wright Deceased wch Lyes adjoyning to ye fforemention'd ffifteen Acres at ye end thereof; all Lying wthin ye Bounds of Oysterbay aforesd: Together wthall my right Title and Interest, Claime & Demand w'soev' weh I ye Sd Samuel now have or weh any or either of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereafter have of & in ye prmises or any \$\psi t of \langle or \rangle \psi cell thereof wthall Phits & Issues therefrom arising or Growing and all prviledges and Comoditys thereto in any wise belonging TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes all & Singular ye prmises wth its Apptenances to ye only puse & behoof of him ye Sd Joseph his Heires & Assignes forever: And ye Sd Samuel hath put ye Sd Joseph into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents And ye Sd Samuel doth for himself his Heires Executro & Administrat^{rs} further Covenant & agree to & wth ye Sd Joseph that it Shall & may be Lawful for him ye Sd Joseph his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawful Lett hindrance or Interuption of him ye Sd Samuel his Heires, Executra or assigns or any othr #son or #sons Lawfully claiming for by or und him or any or any or either of them not with Standing any form Gift, Grant, bargane or Sale wisoever; And also yt ye Sd Samuel his Heires Execut¹⁸ & Administrat¹⁹ Shall at all times hereaft^r Shall at all defend & maintaine ye Sd Joseph his Heires and Assignes in ye Lawfull possession of all & Singular ye p^rmises against all Just Claimes yt Shall be made to ye p^rmises or any \$\psi\$t thereof by any \$\psi\$son or \$\psi\$sons wtsoever IN WITNES whereof I have hereunto Set my hand & Seal ye ffifteenth day of Novembr in ye yeare of our Lord one thousand Six hundred eighty & Seven;—Signed Sealed & dd in prence of us Samuel Andrews O

John Newman: James Greene Ju:

TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine Be it known yt I John Pratt of Hogg Island in ye Bounds of Oysterbay in Queens County on

Long Island in ye Collony of New Yorke for & in ye Consideration yt Joseph Ludlam of ye Same place hath Given, Granted & Confirm'd unto me ye Sd John a Certaine #cell of Land & Meadow by a Deed und his hand & Seal bearing date wth these prsents at hogg Island aforesd to my full Content & Satisfaction And for other good Causes and Considerations me ye Sd John especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Sold & Confirm'd And by these preents I ye Sd John do give, Grant, Alienate Infeoffe, Assigne Sell & Confirme unto Joseph Ludlam aforesd a Certaine Pcell of Land at Hogg Island aforesd Containing three Lotts of Land of Nobs-hill Division web Sd Lotts were formerly in ye possession of Josise Latton but now in ye possession of John pratt Lying & being at ye place known by ye name of Latines Spring upon Sd Island & bounded on ye East by ye Highway, on ye South by a Lott web ye Sd John Sold to John Townsend web was formerly Benjamin Hubbards on ye west by ye Sea, and on ye North by a Lott of ye Sd Joseph weh was formerly Anthony Wrights deceased weh Sd thre Lotts Lyeth Joyning one to ye other & Containes in quantity Nine Acres or thereabouts be it More or Lesse Together wihall my right, Title & Interest, Claime & demand wisoever weh I ye Sd John now have or weh any or either of my Heires Executrs or Assignes may hereaft have of, to or in ye forementioned three Lots of Land or any \$\psi\$t or \$\psicell\$ cell thereof, wthall \$\psi\$fits, Issues, ffences ffencing Stuff wth wtsoever els is thereon Standing or Growing or in any wise Apthaining; TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes the forementioned three Lotts of Land & prmises & every #t & #cell thereof to ye only ## use and—(p. 117)—pro# use & behoof of him ye Sd Joseph his Heires & Assignes forever And ye Sd John hath put ye Sd Joseph into a Lawfull & peaceable possession of of ye Sd three Lotts of Land by ye Dilivery of Turfe & Twigg, and by ye Dilivery of these preents, And ye Sd John doth for himself his Heires, Execut¹⁸ & Assignes further Covenant & agree to & wth ye Sd Joseph yt it shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly & peaceably to have, hold, occupy possesse & enjoy all & Singular ye prmises forever, whout ye Lawfull Lett hindrance or Intruption of him ye Sd John Pratt his Heires or Assignes or any other \$\positions on \$\positions sons Lawfully Claiming for, by or und him or any or either of them Notwe standing any former Gift, Grant, Mortgage Bargaine or Sale wisoever, And ye Sd John doth hereby bind himself & his Heires to warrant & Defend the Said Land to ye Sd Joseph his Heires & Assignes forever According to the before written Covenants IN WITNES whereof I have hereunto Sett my hand & Seal ye eighth day of October in ye yeare of our Lord one thousand Six hundred Ninety two:— It is further to be undestood in this Deed yt all Highwayes on abovesd Island formerly agree'd on by

ye Prietra thereof and upon Record ar to be alwaies excepted & reserved though not mentioned in this above written Deed Signed Sealed & dd in prence of us John Pratt O John Newman: Nathaniel Coles Samuel Dickinson:

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine Be it known yt whereas Simon Cooper Late of Oysterbay in Queens County on Long Island in the Collony of New Yorke deceased did in his Life time Bargaine & Sell unto Joseph Ludlam of Oysterbay aforesd all his right of Land upon Hogg Island (So called) in ye Bounds of Oysterbay aforesd for & in ye Consideration of the Sum of Twenty five pounds Currant Silver money of this Collony, of web money the Sd Simon did in his Life time receive of of Sd Joseph ye Sume of ffifteen pounds; Now I Mary Cooper Relict & Widdow of Simon Cooper aforesd, for & in ve Considuation of ve ffifteen afore mentioned pd to my Husband; And for & in Consideracon of Tenn pounds of Currant Silver money as aforesd, by me ye Sd Mary in hand received of ye Sd Joseph before ye Sealing & dilivery hereof in full payment & Satisfaction, And for other good causes & Consideracons me ye Sd Mary especially Moving; HAVE GIVEN, GRANTED, Alienated Infeoffed, Bargained, Sold & Confirm'd, And by these preents I ye Sd Mary do Give, Grant, Alieante Infeoffe, Bargaine, Sell & Confirme unto Joseph Ludlam aforesd all & Singular ye Land & Lands at hogg Island aforesd wen my Sd Husband was possessed of and enjoyed in his Life time, weh was & now is one whole purchasers right according as it hath been Laid in Lotts by ye prefetors of ye Same: (That is to Say) two Lotts in ye first Division, One Lott in ye Oxe pasture one Lott in Nobs hill Division, And one Lott in ye Last Division, One Share of Meadow, wthall undivided Land & Meadow on Sd Island belonging thereto, And also over & above this Phasers right one Lott of Land formerly Josias Lattens, afterward John pratts, but afterward in ye possession of ye Sd Simon Cooper, web Lott Lyeth in ye Oxe pasture: Together wthall ye right, title & Interest, Claime & demand wtsoever weh ye Sd Simon Cooper my Sd Husband had & weh I ye Sd Mary Cooper now have of to or in all & Singular ye prmises before mentioned, or web any or either of our Heires. Executa or Assignes may hereafter have of to or in ye Sd Land or any Pt or Pcell thereof, withall Issues & Phits, Customes and priviledges, fences, Trees, from thence arising or growing or in any wise appertaining TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes ye forementioned Achasers right on Sd Island, and ye Sd Lott on ye Ox pasture on ye Same Island to ye only ## use and behoof of him ye Sd Joseph his

Heires & Assignes forever; And I do hereby declare yt ye Sd Joseph is already in Lawfull possession of all & Singular ye prmises, And ye Sd Mary Cooper doth for herself her Heires, Executre & Assignes further Covenant & agree to & wth ye Sd Joseph yt it Shall & maybe Lawfull for him ye Sd Joseph his Heires & assignes quietly & peaceably to have hold, occupy possess & enjoy all & Singular ye forementioned Land & Meadow wth whatsoever of right thereto belongeth forever wthout ye Lawfull Lett hindrance or Interuption of her the Sd Mary Cooper her Heires or Assignes or any other Pson or Sons Lawfully Claiming for by or und them or any or either of them; Or for by or und ye abovesd Simon Cooper his Heires or Assignes or any other Lawfully Claiming for by or und any or either of them; And ye Said Mary Cooper doth hereby bind herself & her Heires to Warrant & defend ye above menconed Land to ye Sd Joseph his Heires & Assignes according as before is expressed IN WITNES whereof I ye Sd Mary hereunto Sett my hand & Seal ye Twenty first day of March in ye year of our Lord one thousand Six hundred ninety one

Signed Sealed & dd in prence of us

John Newman

George Townsend

Mary Coper O
Simon Cooper O
Robert Cooper O

The marke of William X Marcear

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall Come or in any wise Ap#taine Be it known yt I John Townsend of Oysterbay in queens County on Long Island alias Nasaw in ye Collony of New Yorke for & in ye Considuation yt Joseph Ludlam of Hogg Island in ye Bounds of Oysterbay aforesd hath Granted & Confirm'd unto me a Certaine Accomodation of Land & Comonage in ye Town of Oysterbay aforesd by a Deed und his hand & Seal bearing Date with these preents to my full Content & Satisfaction And for other Good Causes & Considuations me ye Sd John especially Moving, HAVE GIVEN, GRANTED, Alienated, Infeoffed Assigned, Sold & Confirm'd And by these presents I ye Sd John do Give, Grant, Alicante Infeoffe, Assigne, Sell & Confirme unto Joseph Ludlam aforesd all that of Severall Lotts of Land Lying & being on Hogg Island aforesd of ye Last Division on ye North of ye Great Meadows on Sd Island, that is to Say one Lott web was formerly John Dickinsons, and one other Lott formerly belonging to ffrancis Weekes, And one other Lott fformerly ye Lott of Henry Townsend Sen father of ye Sd John Townsend, and one other Lott fformerly John Underhills and one other Lott fformerly John pratts & before him Josias Lattens and also two acres & a quarter of Land of ye fforementioned Division web I ye Sd John Townsend bought of John Robins and is \$\psi\$t of a Lott fformerly Rich-

ard Harcotts, And also my or Proportion of Land at ye place & Division before mentioned weh I ye Sd John Townsend Caleb Wright John Wright & Edmond Wright formerly bought of Richard Harcott web is one quarter or fourth \$\psi\$t thereof, Meaning & Intending all & Singular my right of Land my ffathers right & my Brother Henrys right of Land at ye place & Division before expressed—(p. 118)—Expressed, Together wthall my right title & Interest Claime & demand wtsoever weh I ye Sd John Townsend now have or wch any or either of my Heires Executra or Assignes may hereaft have of, to or in ye Sd Lotts & \$\pi\cells\$ of Land and every \$\pmu t & \$\pm \cell \text{thereof Together w\$^th ye Undivided} or Comon Lands up on ye Sd Island Pportionable to ye Sd Granted Lotts & Weells of Land wth priviledge of Highways water, egress, regress, Phits Comoditys, Timber, Trees, & all other prviledges to ye Same (as other Priedre of Sd Island according to Apportion) belonging or in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes all & Singular ye Sd Granted Lotts & #cells of Land & prmises wth ye Apretences thereof to ye only we use and behoofe of him ye Sd Joseph Ludlam his Heires & Assignes fforever, And ye Sd John Townsend hath put ye Sd Joseph into a Lawfull & peaceable possession of Sd Lotts & @cells of Land by ye Dilivery of Turfe & Twigg & by these presents, And ye Sd John Townsend doth for him Self his Heires, Executre & Assignes further Covent & agree to & wth ye Sd Joseph Ludlam yt it Shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly & peaceably to have hold occupy possess & enjoy all & Singular ye Sd Granted Lotts & #cells of Land & prmises fforever wthout ye Lawfull Lett, or Molestation of him ye Sd John Townsend his Heires, Execut¹⁸ or Assignes or any other \$\pi\$son or sons Lawfully Claiming for, by or und him or any or either of them notwthstanding any former Grant, Mortgage, Joynture Dower or Sale wisoever, And ye Sd John Townsend doth hereby bind himself & his Heires to warrant & defend ye Same to ye Sd Joseph his Heires & Assignes forever According as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye flourteenth Day of March in ye year of our Lord one thousand Six hundred Ninety four

Signed Sealed & dd in prence of us John Newman: Nathaneill Coles,

John Townsend O

Ed: White:

Day & Date above written John Townsend Came before me one of their Maties Justices of ye peace for queens County & acknowledged this to be his reall act & Deed

Nathaneill Coles

TO ALL CHRISTIAN PEOPLE to whom this p^rsent writing Shall come or Ap#taine Be it known yt I Anthony Wright of Oysterbay in queens County on Long Island alias Nassau in ye

Collony of New Yorke ffor & in ye Consideration yt Joseph Ludlam of Hogg Island in ye Bounds of Oysterbay aforesd hath Granted & Confirm'd unto me a Certaine #cell of Land at Bever Swamp in ye Bounds of Oysterbay aforesd by a Deed undr his hand & Seal bearing date wth these prsents to my full Content & Satisfaction And for good Causes & Considerations me ye Sd Anthony especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirmed, And by these presents I ye Sd Anthony do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto Joseph Ludlam aforesd all that of a Certaine Lott or #cell of Land Lying & being at Hogg Island aforesd and at ye North end of Sd Island, and it is a Lott of ye fourth or Last division of Sd Island, and ye North end thereof abutteth agt ye Reedy pond, and ye South end agt a Slipe of undivided Meadow, weh Sd Lott was fformerly in ye possession of Gideon Wright deceased ffather of Sd Anthony but now in ye possession of Sd Anthony, And is in quantity Six Acres or thereabout be it more or Less, as it was Laid out wth ye other mens Lotts at ye North end of Sd Island, Together wth all my right, title & Interest, Claime & demand wtsoever weh I ye Sd Anthony now have or weh any or either of my Heires, Executrs or Assignes may hereafter have of to or in ye Sd granted Land & prmises, wth all Phits & priviledges, Customes, Timber Swamps, waters, Lakes, thereto belonging, wth priviledgs of High wayes & undivided Land on Sd Island according to Prortion wth wt els to ye Same is in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes all & Singular ye Sd Granted Lott of Land & prmises with its Apprences to ye only ## use & behoofe of him ye Sd Joseph Ludlam his Heires & Assignes fforever, And ye Sd Anthony hath put Sd Joseph into Lawfull possession of Sd Lott by dilivery of Turfe & Twigg & by these preents, And ye Sd Anthony doth for himself his Heires, Executra & Assignes further Covent to & wth the Sd Joseph that it Shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes, quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted prmises forever wthout ye Lawfull Lett or Molestation of him ye Sd Anthony his Heires or Assignes or any other \$\Psi\$son or \$\Psi\$sons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Grant, Mortgage or Conveyances w'soever, And ye Same to the Said Joseph his Heires & Assignes fforever to warrant & defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye eighth day of Aprill in ye year of our Lord, one thousand Six hundred Ninety ffive Signed Sealed & dd in preence of us Anthony Wright O John Newman So far pd: Nathaneill Coles Sen^r

John Jackson

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or Apptaine Be it known yt I Samuel Burdsall of Matenacock in ye Bounds of Oysterbay in queens County on Long Island alias Nassaw in ye Collony of New Yorke for and the Consideration of ye Sume of Eight pounds Currant money of New Yorke in hand pd and by ye Sd Samuel received of Joseph Ludlam of Hogg Island in ye Bounds of Oysterbay aforesd before ye Sealing & dilivery hereof in full paymt: & Satisfaction, And for other good Causes & Considiations me ye Sd Samuel especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned Sold & Confirmd, And by these presents do Give, Grant Alienate Infeoffe, Assigne Sell & Confirme unto Joseph Ludlam aforesd all that of two third #ts or two #ts of three of ye Moity or half of a Share or purchasers right of Land Lying & being upon Hogg Island aforesd as it Lyes in Severall lotts & Divisions as it was formerly Laid out, weh Sd Granted two Pts of three of Sd Halfe right was formerly in possession of Nathan Burdsall ffather of Sd Samuel & is all his right on Sd Island he ye Sd Nathan now hath—(p. 119)—now hath, and one third \$\psi\$t of Sd right is now in possession of of John and Edmond Wright weh they formerly bought of David Underhill And the other half of Sd right is in possession of Sd Joseph web he formerly purchased of (blank) TOGETHER withall my right title & Interest Claime & demand wtsoever weh I ye Sd Samuel now have or weh any or either of my Heires, Executrs or Assignes may hereaftr have of to or in ye Sd, Granted two thirds of Land wthall Phits Comoditys priviledges, Customes, High wayes, Comons or undivided Land on Sd Island belonging to Sd Granted Land or wt els to ye Same is in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes all & Singular ye Sd Granted two thirds of Sd half-right with ye Ap#tences thereof to ye only ## use & behoofe of him ye Sd Joseph Ludlam his Heires & Assignes fforever, And ye Sd Samuel Burdsall hath put the Sd Joseph into Lawfull possession of ye Same by dilivery of turffe & twigg and by these preents, And ye Sd Samuel Burdsall doth for himself his Heires Executre & Assignes further Covent to & with ye Sd Joseph Ludlam yt it Shall and may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly and peaceably to Have, Hold, Occupy possess & enjoy all & Singular ye Said Granted prmises fforever, wthout ye Lawfull Lett or Molestation of him the Sd Samuel his Heires or Assignes or any other \$\postructure{1}\$son or \$\postructure{1}\$sons Lawfully Claiming for, by or und him or any or either of them, Notwthstanding any former Grant, Mortgage, Dower or other Conveyance wtsoever And the Same to ye Sd Joseph his Heires & Assignes forever to warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye thirtieth Day

of November in ye yeare of our Lord one thousand Six hundred Ninety ffive
Signed Sealed & dd
Samuell Burdsall O his (S:B:) mark
John Newman
Anthony Wright

Nathaneill Coles

TO ALL CHRISTIAN PEOPLE to whom this preent Writing Shall come or Ap#taine Be it known yt I Anthony Wright of Oysterbay in queens County on Long Island alias Nassaw in ye Collony of New Yorke for & in ye Consideration of ye Sume of Eleven pounds Currant money of New Yorke in hand pd & by me ye Sd Anthony recd of Joseph Ludlam of Hogg Island in ye bounds of Oysterbay aforesd before ye Sealing & dilivery hereof in full paymt and Satisfaction And for other good Causes & Considuations me ye Sd Anthony especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned Sold & Confirm'd, And by these preents do Give Grant, Alienate, Infeoffe Assigne, Sell & Confirme unto Joseph Ludlam aforesd all that of two Certaine Lotts or Shares of Land Lying & being upon Hog Island aforesd, And of ye first Division, and of Number (blank) and Lyeth both together, and the East end of one of Sd Lotts abutteth agt the High way, and ye other abutteth agt Nathaneil Coles Treesquare Lott, And at ye West end one of the Said Lotts abutteth agt a peece of Meadow fformerly Simon Coopers And ye other rangeth to ye Sea on ye West Side of Sd Island, And having a Lott of Joseph Weekes on ye North side, and a Lott of Sd Josephs own on ye South side weh Sd two Granted Lotts of Land were formerly in possession of Sd Anthonys ffather Gideon Wright deceased but now in possession of Sd Anthony TOGETHER, wthall my right title & Interest Claime & Demand wtsoever weh I ye Sd Anthony now have or weh any or either of my Heires, Execut^{rs} or Assignes may hereafter have of to or in ye Sd Granted Lotts of Land, wthall Wfits, Comoditys, Trees. Timber, fences ponds Swamps and prviledges whatsoever within ye Bounds of Sd Granted Lotts of Land wth priviledge of High wayes and also prviledge in ye Comons & undivided Land on Sd Island according portion as other prietre have wth wt els to ye Same is in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Joseph Ludlam his Heires & Assignes all & Singular the Sd two Granted Lotts of Land & prmises wth ye Ap? tences thereof to ye only was and behoofe of him ye Sd Joseph Ludlam his Heires & Assignes forever, And ye Sd Anthony hath putt ye Sd Joseph into Lawfull possession of ye Same by dilivery of Turfe & Twigg & by these p sents, And ye Sd Anthony doth for himself, his Heires, Execut and Assignes further

Covent to & with ye Said Joseph Ludlam yt it Shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly & peaceably to Have hold possess & enjoy all & Singular ye Sd prinises forever without ye Lawfull Lett or Molestation of him ye Sd Anthony his Heires or Assignes or any other \$\phi\$son or \$\phi\$sons Lawfully Claiming for by or undr him or any or either of them Notwithstanding any former Grant Mortgage or other Conveyance wisoever, And ye Same to ye Sd Joseph his Heires and assignes forever to warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal the twenty third Day of Aprill in the year of our Lord one thousand Six hundred Ninety Six

Signed Sealed & dd in prsence of us

Anthony Wright O

John Newman

The marke (S:B:) of Samuel Burdsal Nathaneill Coles Sen^r

I Isaac Horner of Oysterbay do Assigne & Makeover unto Joseph Ludlam of ye Same town all my Whole right title & Interest of this wthin written Deed to be the Sd Ludlams his Heires & Assignes forever as witnes my hand and Seal in fflushing this 19th of August: 1685: I the Sd Horner do cutt of my Heires & assignes from any Claime or Interest of this Within Written Deed, having received full Satisfaction of ye Sd Ludlam Witnes Joseph Thorne \() Isaac Horner O

Mary (m) Thorne her marke

The Deed w^{ch} this Assignm^t hath relation to is entred in ye 4th page of this Booke cccxcix

(p. 120)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any Wise Apraine Be it known that I Adam Wright of Oysterbay in Queens County on Long Island in ye vince of New Yorke for in ye Consideration of Eleven pounds Silver money currant in this Colony or other Goods equivolent in hand pd received before ye Sealing dilivry hereof in full Satisfaction And for other Causes Consideracons me ye Sd Adam especially Moving HAVE, GIVIN, GRANTED, Alienated, Madeover, Bargained Sold Confirmd And by these preents I ye Sd Adam do Give, Grant, Alienate Make over, Bargaine Sell Confirme unto John Dole of Lusum in ye Bounds of Oysterbay aforesd Cord windr, A piece or Share of Swamp Lying against ye front of of ye Dwelling house wen was formerly Adam Wrights aforesd but now in the possession of Nathaneel Coles on ye East Side of ye Street wen Swamp was fformerly Granted to Nicholas Simkins as it stands Recorded in ye Land

Evidences of Oysterbay aforesd in Libre A: page 264: And also one whole Share or Right of Comonage (Excepting & reserving to him ye Sd Adam Twenty Six Acres of Land belonging to ye Sd Comonage already taken up by ye Sd Adam) weh Comonage was formerly Granted to ye Sd Adam as it Stands Recorded in ye Land Evidences of Of Oysterbay aforesd in Libre A: page ye 239: Together wthall my right, Title & Interest, Claime & demand wtsoever weh I ye Sd Adam now have or weh any or either of my Heires Execut^{ro} or Assignes may hereaft^r have of & in ye Sd Swamp & Comonage or any #t or #cel thereof all Lying & being in ye Bounds of Oysterbay aforesd wthall #fits & prviledges (according to ye Custome of Oysterbay as other #ticular Commonages have) thereto belonging or in any wise ap#taining TO HAVE AND TO HOLD unto him ye Sd John Dole his Heires & Assignes all & Singular ye prmises wth its Apretenances to ye only ## use & behoofe of him ye Sd John Dole his Heires & Assignes forever And ye Sd Adam hath put ye Sd John into a Lawful & peaceable possession of all & Singular ye prmises by ye Dilivery of these preents And ye Sd Adam doth for himself his Heires, Executra Administratra & Assignes further Covenant & agree to & wth ye Sd John Dole that it Shall & may be Lawful for him ye Sd John his Heires & Assignes quietly & peaceably to have hold occupy possess and enjoy all & Singular ye prmises wth ye Appurtences forever wthout ye Lawful Lett hindrance or Interuption of him ye Sd Adam his Heires Execut¹⁸ or Assignes or any other \(\Psi\) son or \(\Psi\) sons Lawfully Claiming for by or und him or any or either of them notwithstanding any former Gift, Grant, Bargaine or Sale wisoever IN WITNES whereof I have hereunto Sett my hand & Seal the Twelfth Day of October in ye year of our Lord one thousand Six hundred eighty & Seven, And ye Sd Adam doth Covenant as aforesd to defend & Maintaine ye Sd John Dole his Heires & Assignes in ye Lawfull possession of ye prmises against all Just Claimes that Shall be made in & upon ye Same by any #son or #sons wtsoever

Signed Sealed & dd in prence of us

John Newman: Nathaneel Coles:

Adam Wright O

Mary Wright O

These May Certify all \$\pi\$sons to whom they may come or any wayes Concerne that I Sarah Williams of Jerico alias Lusum neere Oysterbay in Queens County on Long Island wth my two Sons John Williams & Hope Williams both of Lusum Aforesd do Give unto my Daught their Sister Mary Dole the wife of John Dole of Lusum aforesd Shoemaker Twenty Acres of Land, Six of wth neer to ye Spring at ye North Side of Hope Williams his Lott, And ffourteen Acres at ye South Side of John Williams Williams his ffeeld; all Lying & being in Lusum in ye Town & County aforesd unto her ye Sd Mary Dole & the Haire of her

body; With all our Right, Title, Interest 钾钾ty Claime & demand w'soever in & of ye Sd Twenty Acres of Land together w'hall ye prveledges, Pffitts, Comoditys Hereditaments & Appurtenances w'soever unto ye Said Land belonging; But if ye Sd Mary do dey Leaving no Child then ye Sd Land is to revert to ye Sd Brothers againe; only they we Sd Brothers Shall pay the Charges yt have been Laid out in Bettering ye Sd Land by Building or ffencing or Clearing or planting of Trees for an Orchard or ye like by weh ye Land is Bettered according to the Judgemt of unbyesed men; only this, If ye Sd Mary dy Leaving no Child then her Sd Husband Shall enjoy ye Sd Land wthall its prveledges & Appurtenances during the terme of his Natural Life; And it is further und stood by these preents that if ye Sd Mary & her Husband Judging it for their #hit & Advantag, to remove from the Sd Land unto any other place or Country to Inhabitt, That then the Sd Land Shall also revert to ye Sd Brothers they paying the Incumbants as aforesd; But if ye Sd Mary dy leaving a Child or Children that then ye Sd Land Shall remaine wthall ye right Title—(p. 121)—Title, Interest, ##ty, Claime & Demand whatsoever Together wihall ye prveledges Afits Comoditys Hereditamin and appurtenants unto ye Sd Land belonging unto the Sd Heire of her Body forever, To ye only ## use & behoofe of ye Sd Heir of her body be it Male or female, his or her Heires Executrs, Administratrs or Assings forevermore; And we ye Sd Sarah Williams, John & Hope do Covenant, Grant and Pmise to & wth ye Sd Mary Dole & her Heires by these prsents In behalfe of our Selves our Heires & Assings that wee will Warrant. Aquitt & defend ye Sd Land wthall its Appurtences unto her & her Heires against all Psons Claiming from by or und us or our Heires or by their meanes privity consent or @curemt In Witness whereof we have hereunto Sett our hands & Seales the flourteenth Day of Aprill in the year one thousand Six hundred eighty & nine; Observe the words his or her Heires is to be understood the Sd Marys Children; Underwritt before Signed

In ye p ^r sence of us	Sarah (S W) Williams	з О
John Townsend Sen ^r	The mar her	•
James Townsend	marke	
	John Williams	0
	Hope Williams	Ο

Whereas John Dole ye Husband of Mary Dole ye Daughter of Robert Williams having according to ye Last will & Testament of ye Sd Robert Williams made request to us und written the Overseers of ye Said Will for Land out of ye Estate of ye Sd Robert Williams wee ye Sd Overseers in Consideration of ye Necessity of ye Sd John Dole, And in ord to the ffulfilling of ye will of ye Sd Robert Williams aforesd according to ye true Intent & meaning as also ye express words of ye Sd Will, Have

Given & Granted unto ye Sd John Dole ffifty Acres of Wood land, And one Hundred Acres of plaine Land for him ye Sd John Dole & his Heires to possess & Injoy forever, Twenty Acres of w^{ch} fifty of Wood land the Sd John Dole is in possession of as may appeare by Deed from und ye hand & Seal of Sarah Williams Relict & Widdow to Robert Williams Deceased, And John & Hope Williams Sons to ye Sd Robert Williams bearing Date ye flourteenth Day of Aprill one thousand Six hundred eighty & nine, Six Acres of weh Twenty Joyneth to ye North Side of Hope Williams his Lott web he now Liveth upon and So to run So near ye Spring as to take in ye Dwelling House of ye Sd John Dole, And So to run So ffar Northwest as to Joyne to Mary Willitts her Garden, And So far Backward as to make up Six Acres, And ye other flourteen Acres, as it Lyeth on ye South Side of John Williams his ffield, And ye other Thirty Acres to be Laid out by our ordr wth ye Hundred Acres upon the plaines where ye Sd John Dole Shall think it most Convenient But if John Williams the Son of Robert Williams Should obstruct ye takeing up of ye Sd Land in ye very place where ye Sd John Dole Shall desire it, as Claiming right to take up first by virture of a fformer gift by his ffathers Will, That then it Shall & may be Lawfull for ye Sd John Dole In pursuance of this our Grant to take up ye Sd Woodland & plaineland above expressed in any of ye Sd Robert Williams his Land wheresoever ye Sd John Dole Shall please, provided it be in Land not already taken up, To web wee Sett our hands & Seales at Lusum alias Jerico this twenty eighth Day of Eleventh Month one thousand Six hundred Ninety

Signed Sealed & dd her
in prence of us her Sarah (S) Williams
her marke
Martha (M) Titus John Bowne
marke
Henry Willits
Wm Bickley

John Dewsbury

TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any wise ap#taine Be it known that I Hope Williams of Lusum in ye Bounds of Oysterbay in queens County on ye Island of Nassau in ye Collony of New Yorke, for & in ye Consideration of my Naturall Love & Affection to John Dole ye younger ye Sone of John Dole & Mary his wife my Naturall Sister of Lusum aforesd And for other Good Causes & Considerations me ye Sd Hope especially Moving HAVE GIVEN, GRANTED Alienated, Infeoffed, Assigned & Confirm'd And by these preents I ye Sd Hope do Give, Grant Alienate, Infeoffe, Assigne & Confirme unto ye afore named John Dole ye Younger

О

all that of a Certaine piece or #cell of Land Lying & being on ye North Side of my house Lott in Lusum aforesd ye first Bound^r whereof begineth at ye North Side of ye Sd Hopes Dwelling House, flour Length of flence or flourteen yards Northward from Sd house; and So on a Straight Line east & by North or thereabouts to a peach-tree in ye ffence between ye Tobacko Ground & ye Old Lott ffrom thence North North east or thereabouts by ye Sd Hopes planting ffield to a Hedge ffence, And from thence as ye ffence now Standeth to the ffirst boundr; Bounded on ye South & east by ye Sd Hopes Land, on ye North by ye Sd John Doles ye elder his Land and on ye West by ye Street, Containing within ye Sd Bounds three Acres or thereabouts be it more or Lesse, Together wthall my right, title & Interest, Claime & demand wtsoever wth I ye Sd Hope now have or weh any or either of my Heires, Executro or Assignes may hereafter have of, to or in ye Sd piece of Land, wthall pfits & Issues, Comodities or prviledges from ye Same arising or Growing or in any wise Appetaining TO HAVE & TO HOLD unto him ye Sd John Dole ye Younger his Heires & Assignes ye forementioned piece of Land granted and prmises to ye only ## use & behoofe of him ye Sd John Dole ye Younger his Heires & Assignes fforever, And the Sd Hope hath put ye Sd John Dole ye Youngr into a Lawfull & peaceable possession of ye Sd piece of Land by the dilivery of Turfe & Twigg & by ye Dilivery of these pisents, And ye Sd Hope Williams doth for himself his Heires Execut¹⁰ & Assignes further Covenant & agree to & wth ye Sd John Dole ye younger yt it Shall & may be Lawfull for him ye Sd John Dole ye Young his Heires & Assignes quietly & peaceably to have, Hold, Occupy, possess and enjoy ye Sd Granted piece of Land & prmises fforever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Hope his Heires, Executrs or Assignes or any other Pson or Sons Lawfully Claiming for by or und him or any or either of them Notwinstanding any former Gift, Grant, Mortgage or Sale wisoever, And the Sd Hope doth hereby bind himself & his Heires to warrant & defend ye Same to ye Sd John Dole ye younger his Heires & Assignes fforever according as in ye Writing is before expressed; #wided alwaies yt ye Sd John Dole ye younger his Heires or Assignes Shall not Alienate Sell or dispose of Sd Granted piece of Land during ye Natural Life of ye Sd Hope to any other #son but ye Sd Hope #vided he will give wt Charge ye Sd John hath been out in ye Improvement of it IN WITNES whereof I have hereunto Sett my hand & Seal ye Thirteenth day of August in ye year of our Lord one thousand Six hundred Ninety three

Signed Sealed & dd in prsence of us

Hope Williams O

John Newman Joseph Badcock Mary Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing shall Come or in any wise Ap@taine, Be it known yt I Hope Williams of Jerico in ye Bounds of Oysterbay on Long Island alias Nassau, in ye Collony of New Yorke ffor & in ye Considration of ye Sume of Eighty one pounds in Currant money of New Yorke & in Goods equivolent to Such money yt is to Say one Mare & Colt in hand pd & by me ye Sd Hope recd of John Dole of philadelphia in pensilvania & by Bills & otherwise ye Sd Money recd before ye Sealing & Dilivery hereof in full payme & Satisfaction and for other good Causes & Considerations me ye Sd Hope especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirmd, And by these preents I ye Sd Hope do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto John Dole ye Son of ye abovenamed John Dole, all that of my to the Orchyard web I now possess, which was fformerly my Mothers, it being ye one half of Sd Orchyard, the South \$\Psi\$t of it, as it is now ffenced & Divided, Lying & being in Jerico aforesd, Together whall my right title & Interest Claime & Demand wtsoever weh I ye Sd Hope Williams now have or weh any or either of my Heires, Executrs or Assignes may hereaft have of to or in ye Land or Orchyard Contained win ye fforementioned Bounds win all Appletrees or other ffruit trees thereon now Standing or Growing, wth ye ffences & ffencing Stuff now about it, wth wtsoever els is of right to ye Same in any wise Ap\taining TO HAVE & TO HOLD unto him ye Sd John Dole ye Sonne of Sd John Dole ye Elder his Heires & Assignes all & Singular ye fforementioned Granted Orchyard & prmises as above Bounded and Specified, To ye only ## use & behoof of him ye Sd John Dole ye Sonne his Heires & assignes forever, And ye Sd Hope hath put ye Sd John Dole ye Sonne into a Lawffull & peaceable possession of ye Sd Orchard & Granted prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Hope doth for himself his His Heires, Execut¹² & Assignes further Covent & agree to & wth ye Sd John Dole ye Sd Sonne; that it Shall & may be Lawfull for him ye Sd John Dole ye Sonne to have, hold, occupy, possess & enjoy ye Sd Granted Orchard & prmises fforever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Hope his Heires Execut^{ra} or Assignes or any other #son or #sons Lawfully Claiming for by or und him or any or either of them Notwthstanding any former Gift, Grant, Mortgage or Sale wtsoever, And ye Sd Hope doth hereby Bind himself & his Heires to warrant & Defend ye Sd Granted prmises to ye Sd John Dole ye Sonne his Heires and Assignes forever, according as before is Expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Thirtyth Day of August in ye Yeare of our Lord one thousand Six hundred Ninety flour Hope Williams O Signed Sealed & dd Day & Date above written Hope in presence of us

John Newman Ephraim Carpent^r Jun^r Joseph Badcock Williams above named Came before me one of their Maties Justices of ye peace for Queens County & Acknowledged this to be his real act & Deed

Nathaneill Coles

(b. 123)—Oysterbay this 29th of the 11th Mo: 1663

These presents declareth to all men who: It may any ways Conserne That I Daniel White Head of Massipeag Hiles on Long Island Doe by this acknowledge & Confess yt I Have ffully and Really Sould all my Right title and Interest of all Common Rights that belongs to ye two Lotts that was Joseph Smith and Benje-mine Smith unto John Townsend of Oysterbay on Long Island aforesd I say I Daniel W: have Sold ffor ffull Satisfaction allready Received in afteare and by this Do Diliver up In present possession unto ye said J. T a bovesaid Except ye two house Lotts and two sheares of Meadow a home on the Northside of the Town of Oysterbay that did Belong to ye Sd house Lotts that was Joseph and Benjamine Smiths all the Commoning for Cattle and all other Commong Right, In upland and meddow yt Doe or may any way prove to belong or fall to ye bovesaid Lotts I do hereby Give Grant sile and Confirm the above Said premises from me my Heires Executors admistre and Assigns unto ye abovesaid John Townsend his Heires Executors administrat¹⁸ and Assignes fforever to Injoy ass thire own Right title and Interest Without Mollestation By me or any ffrom me and I doe hereby Covenant promise and Ingage me my Helres Execut¹⁰ admre and Assignes to make good the sale abovesaid and to Defend ye right against any person or persons that Laye Claime to any percell or part of Itt and to the Due and True performance I bind me my Heires Executra admra and Assignes unto ye above Said John Townsend his heires Execut¹⁸ adm¹⁸ and Assign[s] ass witness my hand

Sealed Signed and Dilivered
In the presence of us
henry Townsend
the marke of
Edward X Banbery

Daniell Whythead O

(p. 124)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall Come or in any wise Appetaine Be it known that I Robert Godfry of Littleworth in ye Bounds of Oysterbay in Queens County on Long Island in the Collony of New Yorke for & in ye Considiation that John Davis of Matenacock in ye Bounds of Oysterbay aforesd hath by his Deed und his hand and Seal by way of exchange made over & Confirm'd unto me Certaine Land at Mad-Nans Neck as by ye Sd Deed bearing Date

wth these presents doth at Large appeare And for other Good causes & Considuations him ye Sd Robert especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, enfeofed, Bargained Sold & Confirm'd And by these preents I ye Sd Robert do Give, Grant, Alienate, makeover, enfeofe, Bargaine Sell & Confirme unto John Davis of Matenacock in ye bounds of Oysterbay aforesd his Heires, Executors, Administratra or Assignes, All my Land at Littleworth aforesd weh I now enjoy, That is to Say Lotts already Laid out & all my undivided Land wth my now Dwelling house & all other out housing thereon now Standing: wch Land I I hold by vertue of a purchase from Joseph Carpenter Deceased, Nicholas Simkins, Robert Coles, Daniel Coles, & Nathaneel Coles, as by a Deed und their hands & Seales bearing Date 1681 and ye 14th Day of January at Large doth appeare, And also by vertue of a pattent from ye Govern of this vince Dated Septembr ye 29th 1677: Together wthall my right or Share of ye Land at Matenacock of & in ye Last purchase by ye Town of Oysterbay in General of ye Indeans, Together wthall my right. title & Interest claime & Demand wtsoever wth I ye Sd Robert now have, or weh any of my Heires Executrs Administratrs or Assignes may hereaft have of & in all & Singular the pimises & every \$\text{Pt & Picell thereof wthall Phits & Comoditys thereto belonging or in any wise Ap#taining, TO HAVE & TO HOLD all & Singular ye prmises with ye Apptences thereof unto him ye Sd John Davis his Heires & Assignes & to ye only program use & behoof of him ye Sd John his Heires & Assignes forever And ye Sd Robert hath put ye Sd John into a Lawful & peaceable possession of all & Singular ye prmises by ye Dilivery of these prsents, And ye Sd Robert doth for himselfe his Heires, Executre Administratrs & Assignes further Covenant & agree to & wth ye Sd John Davis that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have hold to have hold occupy possess & enjoy all & Singular ye prmises & every \$\psi & \$\psicel \text{cel thereof forever without the Lawfull Lett hindrance or Interuption of him ye Sd Robert his Heires Execut or Assignes or any other #son or #sons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wtsoever And also ye Sd Robert doth Covenant as aforesd to defend the Sd John Davis his Heires & Assignes against all Just Claines & Demands that Shall be made by any \$\positions on \$\positions on unto ye p^rmises or any \$\positions t thereof and also to maintaine him in ye peaceable possession thereof IN WITNES whereof I have hereunto Sett my hand & Seal ye eighth Day of Septembr in ye yeare of our Lord one thousand Six hundred eighty & Seven: The mark of Signed Sealed & dd in prence of us: Robert X Godfry O John Newman: Job Wright:

The marke of
Sarah X Godfry O

This weh next follows is an Assignmt of a Deed of Gift of Robert Godfry to Joseph Sutton Jun bearing Date ye Second day of ffebruary 1685: and ye first year of King James ye Second and Stands Recorded in ye 38th page of this Booke

Be it known unto all men by these preents to whom this my Assignm^t may Come or any ways Conserne: Know yee that I Joseph Sutton Jur now Dwelling & being in Little worth win ye Bounds of Oysterbay in Queens County on Long Island in ye prince of New York: Have Assigned & made over all my wright Title & Intrest of this wthin Written Deed of Gift and allso my Housings & ffencings now upon ye Sd Lands also all my Wrights in Oysterbay in ye New purchase weh is not Mentioned in this written Deed Alwaies Excepting ye flour Acers web is Mentioned in these words, in Some Convenient place wthin this written Deed I ye aforesd Joseph Sutton with ye Consent of my Wife Elizabeth Sutton I having received full Satisfaction in hand before ye Signeing hereof of ye Sd Robert Coles I ye abovesd Joseph Sutton doth by these preents Assigne all my Wright Title & Interest as aforesd from me ye Sd Joseph Sutton my Heires, Execut^{re} Administrat^{re} & Assignes for ever unto ye abovesd Robert Coles his Heires Executre Administratre or Assignes forever wth peaceable and prsent possession, And to ye true & faithfull Pformance of ye prmises abovesd I ye abovesd Joseph Sutton doth Sett to my hand and Seal this Twentyeth day of Decemb^r in ye year of our Lord 1687 and in ye third year of our Dread Sovraigne Lord James ye Second by the—(p. 125) -By the Grace of God of England Scotland ffrance & Ireland King Defend of ye faith

Signed Sealed & dd in ye p'sence of us Joseph Sutton Jun O Joseph Sutton Sen George Codner Elizabeth Sutton marke her X marke

Robert X Godfree

This that next followes is another Assignment of ye Same Deed web is Mentioned in ye next foregoing page by Robert Coles to John Davis

Know all men by these presents yt I Robert Coles of Muskeeto Cove whin ye Bounds of Oysterbay in Queens County on Long Island whye Consent of my Wife Mercy Coles have Assigned a made over all my Rite title & Intrust that I ye abovesd Robert Coles have or may have in ye within wretin Deed from me my Heires Executra Administratra or Assignes unto John Davis of ye Town & County abovesd to him his Heires Executra Administratra or Assignes forever having received full Satisfaction for ye Same as witness my hand & Seal this 28th of Decemb: 1687:

Granted & Confirm'd unto me ye Sd Mary a Certaine & cell of Wood Land by way of Exchange for other Lands by me hereafter to him Granted as by a Deed und his hand & Seal bearing Date wth these preents may at Large be Seen to my ffull Content & Satisfaction, And for other good Causes & Considiations me ye Sd Mary especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Sold & Confirmed, And by these preents I ye Sd Mary do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto John Cock aforesd all yt of a Certaine Tract or Weell of Wood Land Lying & being on Matenacock aforesd and Joyning to ye East Side of ye Land Sold by ye Indians to James Cock by ye foot path or way from Oysterbay to Muskeeto Cove on ye North Side of Sd way being flourty rod broad at each end or ffront, & rere, Bounded South end by Sd path, And one Hundred & Sixty Rod in Length North & South, And at ye North end or Rere bounded by ye Indians Land unsold when this forementioned Tract of Land was first Laid out, weh Sd Tract of Land was ffirst purchased of ye Indians by Nathaniel Underhill & Sold by him to ye abovenamed John Underhil deceased and ye Sd John Underhill by his Last Will & Testamt Left ye Same to his wife ye abovenamed Mary Underhill weh Land is in Quantity ffourty Acres of Land win Sd bounds be it more or Less: Together wthall ye right title & Interest, Claime & demand wtsoever wth I ye Sd Mary now have or weh any or either of my Heires, Executre or Assignes may hereaftr have of, to or in ye Sd Tract of Land wthall Phits, Issues, Timber, Trees, or wtsoever els of right to ye Same belongs or Appaines TO HAVE & TO HOLD unto him ye Sd John Cock his Heires & Assignes all & Singular ye Sd Granted Tract of Land & prmises to ye only was use & behoofe of him ye Sd John Cock his Heires & Assignes forever And ye Sd Mary hath put ye Sd John into a Lawfull & peaceable possession of ye Sd Tract of Land by ye dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Mary doth for her Self, her Heires Executre & Assignes ffurther Covenant & agree to & wth ye Sd John Cock that it Shall & may be Lawfull for him ye Sd John Cock his Heires & Assignes quietly & peaceably to have hold, occupy possess and enjoy all & Singular ye Sd Granted prmises forever wthout ye Lawfull Lett, hindrance or Molestation of her ye Sd Mary her Heires or Assignes or any other Pson or Psons Lawfully Claiming for by or und her or any or either of them Notwithstanding any former Gift Grant, Mortgage or Sale wisoever, And ye Sd Mary doth hereby bind herself & her Heires to warrant & defend ye Sd Tract of Land to ye Sd John Cock his Heires & Assignes against all Just Claimes that Shall hereaft be made thereunto IN WITNES whereof I have hereunto Set my hand & Seal ye Second Day of December in ye year of our Lord one thousand Six hundred Ninety three

Signed Sealed & dd in p^rsence of us John Newman John ffeke John Underhill the marke of O X Mary Underhill

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or Appetaine Be it known yt I Benjamin Burdsall of Jerusalem in ye Bounds of Hempsteed on Long Island alias Nassau in ye Collony of New Yorke for & in ye Considiation of ye Sume of flour pounds & ten Shillings in hand pd & by me ye Sd Benjamin recd: of John Cock of Matenacock in ye Bounds of Oysterbay on Long Island aforesd before ye Sealing & dilivery hereof in full paymt & Satisfaction, And for other good Causes & Considerations me ye Sd Benjamin especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned Sold & Confirm'd & by these presents do Give, Grant, Alienate, Infeoffe, Assigne Sell & Confirme unto John Cock aforesd all yt of one whole right or Share of Comonage in ye Comon. & undivided Land of ye New purchase So called of Matenacock Land in ye Bounds of Oysterbay aforesd I ye Sd Benjamin being a Joynt purchaser thereof ffrom ye Indians as may appear by ye Sd Indians deed for ye Same, And in ye Town Records of Oysterbay where my Title to ye Same is plainly Demonstrated TOGETHER wth all my right title & Interest Claime & demand wtsoever wth I the Sd Benjamin now have or wch any or either of my Heires, Execut¹⁸ or Assignes may hereaft¹ have of, to or in ye Sd Granted right of Comonage wthall #fitts Comoditys, Grassing Timber, Taking up of Land in any ffuture Division of ye Same according to Prortion as other Prietors thereof may do, wthall other prviledges wtsoever to ye Same in any wise Appertaining TO HAVE & TO HOLD unto him ye Sd John Cock his Heires & Assignes all & Singular ye Sd Granted right of Comon wth ye Appetences thereof to ye only pure & behoofe of him ye Sd John Cock his Heires and Assignes forever and ye Sd Benjamin hath putt ye Sd John into Lawfull possession of ye Same by dilivery of Turfe & Twigg & by these presents And ye Said Benjamin—clxix—(p. 127)—Benjamin doth for himself his Heires, Execut¹⁸ & Assignes further Covenant to & wth ye Sd John Cock yt it Shall & may be Lawfull for him the Sd John his Heires & Assignes quietly & peaceably to have, hold possess & enjoy all & Singular ye Sd right of Comons wth ye ap@tences thereof fforever with out ye Lawfull Lett or Molestation of him ye Sd Benjamin his Heires or Assignes or any other #son or persons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Grant, Mortgage Dower or other Conveyance whatsoever, And ye Same to ye Sd John Cock his Heires and and Assignes fforever to warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my

hand & Seal ye Sixth Day of March in ye year of our Lord one thousand Six hundred ninety ffive
Signed Sealed & dd:

Benjamin Burdsall O

Signed Sealed & dd: in p^rsents of us Martha Coles Nathaneil Coles John Newman

(p. 128)—This Instrument of Writing or Deed of Gift witnesseth to all Christian people to whom it may come or any waies concerne; know yee that whereas I ffrancis Weekes now Inhabitant in Oysterbay in Queens County on Long Island being formerly an Inhabitant of ye Town of Hempsteed wthin ye Same County Stood possessed of Severall Allottments of Meadows upon ye South Side of this Island wthin ye Bounds of Hempsteed abovesd; of which part was not disposed of at my removall as namely one ffifteen Accar Lottment at Rokaway, And ffourteen Acres more Lying at merock as excepted in my Deed of Sale unto Mathew Bridgman; The w^{ch} Sd two #cells of Meadows as above expressed I having not at any time before ye Date hereof Alienated ye Same to any Pson or Psons wisoever but Still remaine reserved my ### Intrust: By virtue whereof upon divers reasons moving me hereunto do by these presents manifest & declare that I have freely given as a free Gift ye Sd two Pcels of Meadows as expressed unto my Son Thomas Weekes his Heires Executre. Sucksesors or Assignes To have & to hold, occupy, possess & enjoy as his or there own ### right Title & Interest forever: from me my Heires Execut Administrat or any other son or Psons from, by or und me forever; And this Sd Deed of Gift to my Sd Son Thomas to be undrstood wthout reservation as firmly his as could be worded or written in and (any) deed of Gift w'soever according to Law; To ye Confirmation hereof I have Subscribed my hand Set to my Seal in Oysterbay this fifteenth day of Decembr 1684:

Signed Sealed & dd in p^rsents of us
Tho: Townsend Daniel Weekes ffrancis (W) Weekes
marke & Seale O

TO ALL CHRISTIAN PEOPLE to whom this present Writing Shall come or in any wise Apptaine; Be it known that I John Rogers of Oysterbay in Queens County on Long Island in ye prince of New Yorke for & in ye Considracon of ye Sume of four pounds & tenn Shillings of Currant Silver money of this Collony & in goods Equivolent thereunto in hand pd & received before ye Sealing & dilivery hereof in full payment and Satisfaction and for other Good causes & Considracons me ye Sd John especially Moving HAVE GIVEN, GRANTED Alienated, Made over, Bargained Sold & Confirm'd & by these presents I ye Sd John

do Give, Grant, Alienate, Make over, Bargaine Sell & Confirme unto Thomas Weekes of Oysterbay aforesd one Home Lott of Land Lying & being in Oysterbay aforesd between ye Home Lott weh was formerly Samuel Andrews but now Joseph Ludlams, & ye Home Lott of ye Sd Thomas Weekes & Bounded on ye North by ye Street, on ye East by ye Towns Burying place, on ye South by ye Comon And on ye West by a High way being by estimation five Acres be it more or Less; weh Lott I ye Sd John now Stands possessed of by virtue of deed from Eliazar Doreby & John Reed bearing date ye Twenty third day of January in ye yeare of our Lord one Thousand Six hundred eighty Seven; Together wthall ye right, Title & Interest, Claime & demand wtsoever weh I ye Sd John Rogers now have or weh any or either of my Heires Execut⁷⁸ Administrat⁷⁸ or Assignes may hereaft⁷ have of & in ye Sd Lott or any Pt or Pcell thereof wthall Pfits & Issues therefrom arising or Growing or in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Thomas Weekes all & Singular ye p^rmises to ye only puse & behoof of him ye Sd Thomas Weekes his Heires & Assignes forever And ye Sd John Rogers hath put ye Sd Thomas into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivry of these prsents And ye Sd John doth for himself his Heires Executra & Assignes further Covenant & Agree to & with ye Sd Thomas that it Shall & may be Lawfull for him ye Sd Thomas his Heires or Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Intruption of him ye Sd John Rogers his Heires, Executre or Assignes or any or any other Pson or persons Lawfully claiming for, by or und him or any or either of them notwthstanding any former Gift, Grant, Bargaine or Sale whatsoever; And also ye Sd John does hereby bind himself his Heires, Execut^{rs} & Administrat^{rs} firmly by these prsents to defend & maintaine ye Sd Thomas Weekes his Heires & Execut^{rs} Administrat^{rs} & Assignes in his & their Lawful & peaceable possession of the forementioned Lott of Land against all Just claimes & demands which Shall or may be made thereunto at any time after ye date hereof by any ⊕son or ⊕sons what Soever IN WITNES whereof I have hereunto—(p. 129)—hereunto Set my hand & Seal the Seventeenth day of August in ye [year of] our Lord one thousand Six hundred eighty eight: The day & date [above] mentioned ye above named John Rogers gave] possession of ye aboveye abovesd Thomas Weekes [mentioned Lott by the dilivery of Turf & Twig[] In presence of John Newman Job Wright Signed Sealed & dd The marke of In prence of us John (R) Rogers O John Newman Job Wright [Ge]orge Townsend

[TO] ALL CHRISTIAN PEOPLE to whom the preent writing Shall come or in any wise Apptaine [Be it known that] we Chippie, Maomie & Schohconick Son of ye Sd Chippie all Indians dwelling a[t Oyster]bay in Queens County on Long Island in ye Collony of New Yorke on a Neck called m[assapequa, being] #priet™ of ye Indeans Land at ye Sd South, for & In ye Consid ation of ye Sume of [Sillver money Currant in this Collony or in other pay or Goods Equivolent thereunto in hand pd [and by the said] Indians received of Thomas Weekes of Oysterbay aforesd before ye Sealing & dilivery hereof in full Satisfaction before ye Sealing & dilivery hereof And for other Good Causes & Considiations us ye [said Indians] especially Moving HAVE GIVEN GRANTED, Alienated, Assigned, Infeoffed, Sold & Confirm'd, a[nd by] these prsents wee ye Sd Indians do Give, Grant, Alienate, Assigne Infeoffe Sell & Confirme unto Thom[as] Weekes aforesd, a Certaine Neck of Upland at ye South of Oysterbay aforesd Comonly known by the name of Weekes his Neck and is accoupted to be ##t of ye ffort Neck or Masipeague Neck: Lying on ye [east] side of ye Sd Massipeague Neck; And Bounded on ye East by a Brook called by ye Indians Tahquames by ye E[nglish] Red Brook; On ye South by ye Sd Thomas Weekes & his Brothers Meadow, on ye West by a Litle [brook] against ye Sd ffort Neck, And to run as far into ye Sd Swamp as ye Run of water web is about] Sd Swamp, And from ye Head of Sd Swamp Northwardly flourty Rod above ye Maine Rode [across] ye Sd Neck, And from thence Eastwardly to ye fforementioned Red Brook, hold in ye Same [brea]dth of [] North end as it is at ye Head of ye Sd Swamp; Together wthall our Right title & Interest, Claime & Dem[and] wtsoever web wee ye Sd Indians now have or wch any or either of our Heires, Executro or Assig[nes ma]y hereafter have of, to or in ye Sd Neck of Upland, wthall Wfits, Issues, Timber, Trees, Swamps, [lts & wtsoever els wthin ye foresd Bounds is to ye Sd Neck in any wise Ap#taining, [TO HAVE & TO] HOLD unto him ye Sd Thomas Weekes, His Heires & Assignes all & Singular ye forementione[d premises] wth Appetences thereof To ye only pp use & behoof of him ye sd Thomas Weekes his Heires & Assignes forever, And ye Sd Indeans Have put ye Sd Thomas into a Lawfull & peaceable possession of ye Said [Nec]k & prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these presents, And ye Sd Indians do ffurther Covenant & agree to & wth ye Sd Thomas that it Shall [& may] be Lawfull for him ye Sd Thomas his Heires & Assignes, quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett, hindrance or Molestation of them ye Sd Indians their Heires or Assignes or any other \$\psi\$son or \$\psi\$sons Lawfully Claiming for by or undr them or any or either of them Notwith-

standing any former Gifts, grants Bargaines, Mortgages or Sales w'soever, And ye Sd Indians do hereby Bind themselves & their Heires to warrant & defend ye Said [N]eck of Land & p'mises to ye Sd Thomas Weekes his Heires & Assignes forever against all Just Claimes that Shall at any time hereafter be made to ye Sd Neck of Land or any \$\Psi\$ to \$\Psi\$cel thereof by any \$\Psi\$[son or] \$\Psi\$sons w'soever IN WITNES whereof wee have hereunto Sett our hands & Seales ye Tw[enty]th day of October in ye year of our Lord one thousand Six hundred Ninety two

Signed Sealed & dd in p^rsence of us John Newman: Job Wright

Samell Weekes

The marke of X
Chippie O
The marke of X
Maomey O
The marke of X
Scohconick O
The mark of X
Surrockainge O

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise apertaine Be it known that I Samuel Weekes of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considacon that my Brother Thomas Weekes of Oysterbay aforesd hath Granted & Confirm'd unto me by way of Exchange of Land, the Moity or half of a piece of Land Lying & Joyning to Nicholas Wrights ffield going from Oysterbay to Jerico, And ffour Acres more of Woodland lying near Aaron fformans ffield neare ye plaines as by a deed undr ye hand & Seal of ye Said Thomas bearing date wth these preents doth & may at Large appeare to my ffull content & Satisfaction, And for other good Causes & Considuations me ye Sd Samuel especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd, And by these preents I ye Sd Samuel do Give, Grant, Alienate Infeoffe, Assigne, Sell & Confirme unto Thomas Weekes aforesd, A Certaine piece of Swamp Land being #t of ye Cove Swamp So ca[lled] in Oysterbay aforesd, And was Given & Granted by ye Town of Oysterbay to me ye Sd Samuel as may be Seen in ye Records of Town Grants of Land in ye Booke A: page 265: and was Surveyed & Laid out by ye Town Surveyrs as Apeares in ye fforementioned Booke where my part of ye Sd Swamp is plainly demonstrated together wthall my right, Title & Int[erest] Claime & demand wtsoever wth I ye Sd now have or weh any or either of my Heires Executrs or Assignes may hereaftr have of to or in ye Sd piece of Swamp & every #t & #cell thereof wthall Phits, Issues, Brookes, Lakes, Springs Trees from thence arising or Growing or in any wise wthin ye Bounds of ye Same Apptaining TO HAVE & TO HOLD unto him ye Sd Thomas

Weekes his Heires & Assignes all & Singular ye Sd piece of Swamp wth ye Ap@tences thereof to [ye] only ## use & behoof of him ye Sd Thomas Weekes his Heires & Assignes forever And [ye Sd] Samuel hath put ye Sd Thomas into a Lawfull & peaceable possession of ye fforementioned Sw[amp by] ye Dilivery of Turfe & Twigge & by ye Dilivery of these prsents, And ye Sd Samuel do[th for] himself his Heires, Executre & Assignes ffurther Covenant & Agree to & wth to & wth ye Said Thomas yt it Shall & may be Lawfull for him ye Sd Thomas his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye p^rmises forever wthout [ye] Lawfull Lett, hindrance or Molestation of him ye Sd Samuel his Heires & Assignes or any other #son or #sons Lawfully claiming for by or undr him or any or either of them notwithstanding any former gift, Grant, Mortgage or Sale wisoever, And ye Sd Samuel doth hereby bind himself & heires to Warrant & defend ye Sd piece of Swamp and prmises to ye Sd Thomas Weekes his Heires & Assignes forever according to ye Grant & Covenants beforementioned IN WITNES whereof I have hereunto Sett my hand & Seal the The tenth Day of ffebruary in ye year of our Lord one thousand Six hundred Ninety two

Signed Sealed & dd in p^rsence of us John Newman George Townsend Daniel Townsend Samuel Weekes O

(p. 130)—Be it knone unto all men that I Sa[muel] Burdsall Do Grant Priviledge unto William ffrost Sen^r or his Heirs a Sufficient High way Either to ly open or to goe Through A gate or Convant (convenient) bars to pase to his ffulling mill and all So Liberty of Earth for making of ye Dam all So to Cutt timber for ye mill as he hath ocas[ion] and ife (if he) hath occasion for on(e) halfe an ac[re] of Land More for his Covenency for Sd [] He Shall have ye Same att A reaso[nable] price as witness my hand this 25th [day of] Jenuary 1701

his mark
Samuel (SB) Burdsall

This to be understood the highway is to goe Either with Cart or hor(s)e or man witness Jeromiah Galpin
John Wright

(p. 131)—This Instrument of Writing or deed of Sale Witnesseth to all Christian people to whom it may come or any wayes Consarne Know ye that whereas wee und written Suscaneman alias Runasuck Samos & Quarapin all three Indeans being Impowred by ye rest of ye Indeans & Chief Priators or of ye Lands called by ye English Matenacock Scituate Lying & being within ye pattent of Oysterbay within Queens County uppon Long Island, And by

virtue whereof and for ye full Sum of Twenty pounds Silvar or equivolent to Silvar money in Goods to us pd before ye Signing & Sealing hereof Have Bargained Sold & by preent possession dilivrd unto John Underhill John ffexe and William ffrost all three Inhabitants of Matenacock all that our Comons or undivided Lands unsold Lying & being to ye Northward of ye now High way between ye Bever Swamp So called and Muskeeto Cove Lands Being to be understood ye High way from Oysterbay to Muskeeto Cove to ye Sound or North Sea be it more or Less Excepting Twenty Acres to be Laid out to John prior at ye Rere of his Lands bought of Joseph Eastland formerly Granted But all ye rest of ye Comon Lands as above Inserted Lying between ye Sd High Way & the Sound or North Sea we do hereby one & Acknowledge to have Bargained Sold & by present possession delevered unto John Underhill John ffexe & William ffrost abovesd Joyntly their Heirs Executrs Administratrs & Assignes: To have & to hold, Occupy, possess & enjoy as there one 神神 Rights Titles & Interest forever; from us our our Heires, Execut^{ra} Administrat^{ra} & Assignes or any other \$\pi\$son or \$\pi\$sons Laying claime thereunto or to any \$\psi\$t or \$\pi\cell\$ cell thereof by pretence of right or Heirship, Grant Sale or otherwise be it of wt nature Soever Iniaging ourselves our Heires & Successors to uphold maintain and make Good all ye Sd priviledges of Comon Rights menshoned to ye Sd John Underhill John ffexe & William ffrost there Heires & Sucksesors in ye Quiet & peaceable Improvement & Injoyment of the prmises as fully & Amply to all intents & purposes as might be worded or written according to Law; To ye Confirmation of this our deed of Sale we have Subscribed our hands & Sett to our Seales in Oysterbay the 26th Day of March in ye year 1685:

It is to be understood that every Inhabitant below ye path Setled are to have equall priviledge in ye abovesd Sale Pvided they pay to ye above Sd three parsons nominated there equall provisions in Money according to agreement, witnes our hands & Seales

Quarapin X marke & Seal O Suscaneman his X

mark & O

Samouse X marke & Seal O

Signed Sealed & dd in prence of us: Tho: Townsend: Henry Townsend Jung:

To all whome this wthin Written Deed and this Indorsmt Shall come or in anywise concerne Be it known that wee John Underhill, John ffexe & William ffrost ye wthin named in this within written Deed wth beareth Date ye 26th Day of March in ye year 1685 And Stands Recorded amongst the Land Evidences of Oys-

terbay in Libre B: page ye 131: and the Sole purchasers of ye Comon unsold and undivided Land at Matenacock as within is Menconed of ye Chief #prietrs of Matenacock Indeans vizt Suscaneman alias Runasuck, Samos & Quarapin & wthin ye Bounds Mentioned in ye Sd Deed Now wee ye Sd purchasers John Underhil, John ffexe & William ffrost do by these prsents owne and Acknowledge that we have and do from hence forever accept of & make to be wth us ye Sd John Undrhill John ffexe & William ffrost Joynt purchasers of ye fforementioned Land in this wthin written Deed these Psons hereaft named having Pticular Rights of Land whin ye Sd Bounds; Edmond Wright of Oyst Day Town, Josias Latten, John Davis, Joseph Weekes, Samuel Weekes, William Hawxurst, Nathan Burdsal, Benjamin Burdsal, Matthew Prior, John Prior, James Cock, Nathaneel Underhil and David Underhil Aaron forman all of Matenacock, and that they Sd Joynt purchasers Shall be equall wth us ye Sd purchasers in every respect all or either of them in Right, Title & Interest to ye Sd Lands & all ye Issues and Phits priviledges & wtsoever els doth thereto of Right belong or in any wise Apptaine to them their Heires & Assignes Lawfully to Have, hold, Occupy, possess & enjoy forever As amply & ffully as we ye Sd purchasers or either of us have it Conveyed unto us by virtue of this wthin Written Deed the Grant & every Clause & Covenant thereof, Provided alwaies that the aforenamed Joynt purchasers do bear their Equal charge of & in the purchasing ye Sd Land; that is to Say their equal Prortion of ye Twenty pounds Mentioned in this within Written Deed and pay or cause to be pd ye Same to ye Sd John Underhil John ffexe & William ffrost or to either of them or their assignes wth other necessary charges expended on ye prmises that then this our act & Deed Shall Stand good and effectual against every & either of our Heires, Execut¹⁸ Administrat¹⁸ & Assignes forever In Witnes whereof we have hereunto Sett our hands & Seales the Thirtyth Day of March in ye yeare 1685 ye word Aaron forman is Interlined by order of William frost Signed Sealed & dd in prence of William ffrost O John Newman William Buckler John ffeke O the mark X of

Memorand that these men hereaft named have pd their equal Propertion of ye purchase Mentioned in this writing Edmond Wright: Josias Latten: John Davis: Joseph Weekes: Samuel Weekes: William Hawksurst Nathan Burdsal Benjamin Burdsal Matthew prior, John prior, James Cock David Underhil Nathaneel Undthil Aaron forman this Indorsmt and Memorand is written on ye Back Side of ye Indeans Deed weh is entred at ye upper end of this page

William ffrost reserveth ye right to himself which Aaron ffor-] (See deed from same grantors to different

grantees, p. 331-4)

(p. 132 blank; p. 133)—This Instrument of Writing witnesseth to all Christian people to whom it may com or any Ways Concerne Know Yee that whereas wee und written Suscaneman alias Runasuck, Samous and Quarapin all three Indeans being Impowred by ye rest of the Indeans & Chief Apriators of ye Land called by ye English Matenacok Scituate Lying & being wthin ye pattent of Oysterbay wthin Queens County upon Long Island, by virtue whereof & for ye full Sum of Eight pounds Silver money or Goods Equivolent to money pd to us before the Signing & Sealing hereof, Have Bargained Sold & by prsent prsent possession delevered unto John Rogers of Oysterbay a certaine Tract of Land undr ye first Ridge of Hills Southward of ye Little plaines upon Matenacock as Laid out by Thomas Townsend & Nathaneel Coles being florty two Rod wide at ye East end, Ranging westwardly ye Same breadth und ye Sd Hills to ye Highway Laid out at ye East end of ye Lotts Laid out across ye Sedar Swamp, Being bounded wth John Underhils Land on ye North & ye Cartway on ye East, and ye Bounds marked on ye Hills Side on ye South, and ye Highway as abovesd on ye West Including within ye Sd Bounds ffifty Acars More or Lesse; Wee do hereby own & acknowledge to have Sold & by prsent possession dilivered ye Sd Tract of Land as above bounded & Mentioned unto ye Sd John Rogers his Heires Execut⁷⁸ Administ⁷⁸ or Assignes To have & to hold occupy possess & Injoy as his or there own proper right Title & Interest forever from us our Heires Execut¹⁸ Administrat¹⁸ or Assignes or any other person or persons from by or undr us Laying any Claime to any \$\psi\$t or \$\psicel \text{thereof by Heirship Grant,} Gift, Sale or otherwise be it of wt nature whatsoever Injaging our Selves Heires & Sucksesors to uphold maintaine & make good the Same to ye Sd John his Heires & Sucksesors forever as ffirmly to all Intents & purposes as might be worded or written according to Law to ye Confirmation whereof wee have Sett to our hands & Seales in Oysterbay this 26th Day of March 1685:

Signed Sealed & dd in prence of us
Tho: Townsend

Henry Townsend Junr

Suscaneman his X marke & Seal

Suscaneman his X marke & Seal

Seal

Samos his X marke & O

Seal

Be it known unto all people to whome this Assignement may come or any ways Consarne know ye that I John Rogers of Oysterbay do hereby asigne & Make over all my Right Title & Interest in ye within written deed unto John Underhil Ser of ye Same Town & County for ye Sd John his Heires Executra Administratra or Assignes to have & to hold occupy possess & enjoy forever from me my Heires, Executra Administratra or Assignes

for a valuable Sum in hand received before ye Sealing hereof as Witnes my hand & Seal in Oysterbay this 8th Day of October: 1685:

Signed Sealed & dd in prence of us
Tho: Townsend George Townsend

John (R) Rogers
his marke & Seal O

This Assignmt is written on ye Backside of ye Deed recorded at ye upper end of this page

The Recording of this Deed & Assignmt above written was a mistake for all ye Land therein Mentioned is Contained in a Deed Bearing Date ye (space left blank) from ye Indeans to ye abovesd John Underhill (probably the deed from Suscaneman and Werah, 1682, on p. 156)

This Enstrument of Writing Witnesseth to all Christian People to whom it may Come or any wayes Consarne know yee that I Elizabeth Dickinson widow of Oysterbay in Queens County upon Long Island in New England doth by these preents owne, Manifest & Declare that in ye year 1667 or thereabouts my Husband John Dickinson Deceased Sold unto John Underhil Sen Deceased, all his Right or one whole Share of Meadow Lying at Matenacock Bounding on ye North end to Thomas Townsends Meadow, and ye Crick called Corne Crick ye North Bound the web Sd Share of Meadow my Sd Husband Sold & Dilivered unto ye Sd John Underhill for full Satisfaction in hand pd him for ye Same upon ye Dilivery thereof, And for want of a Lawfull Conveyance for ye Sd Meadow to ye Sd Underhill & his Heires from my Deceased Husband & his Heires, Be it known by vertue of ye power to me Given in my Deceased Husbands Will wherein he doth Constitute me his wife Sole Executrix to all his estate & at my Dispose, By vertue thereof I do ratifie & confirme the Sale thereof ye Sd Share of Meadow as formerly Sold unto John Underhill Sen by Said Husband Deceased unto ye Sd John Underhils Heires, Execut¹⁸ Administrat¹⁸ or Assignes forever to have & to hold, possess & enjoy as their owne ### right title & Interest from me my Heires, Executro or Successors or any Wson from by or und me Laying Claime thereto by virtue of Right in defence whereof I have Set to my hand & Seal in Oysterbay Decembry e 5th 1684:

in prence of us:

Isaac Horner: Samuel Andrews

marke of X
Elizab Dickinson O
cxxxiiij

(p. 134)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Ap⊕taine Be it known yt I John Cock of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island now Called Nassau in ye Collony of New Yorke for & in ye Consideration yt Mary Underhill of Matenacock, Relict & widdow of John Underhill deceased hath

Granted & Confirm'd unto me ye Sd John Cock a Certaine Pcell of Wood Land by way of exchange for other Land by me hereaft^r to her Granted as by her Deed und her hand & Seal bearing Date wth these presents may at Large be Seen to my full Content & Satisfaction And for other good Causes & Considerations me ye Sd John Cock especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Sold & Confirm'd and by these prsents I ye Sd John Cock do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto Mary Underhill aforesd all yt of a Certaine Tract of Wood Land Lying & being in Matenacock aforesd wthin ye Bounds of ye New Generall purchase weh Sd Land was fformerly James Cocks & Containes in Quantity one and Thirty Acres as Laid out by ye Surveyors Septemb^r ye tenth 1687, Abutting against ye high way from Oysterbay to Littleworth at ye Head of ye Hollow by Benjamin Burdsals ffield and Bounded at ye Southwest Corner wth a Black Oake tree Mark't, And at ye Southeast Corner wth a Black Oake Saplin Mark't, as may be seen in ye Records of Oysterbay in ye Book B: ffoleo ye 6: & 1: and afterwards Conveyed by ye Sd James to his Son ye Sd John Cock by a Deed und his hand & Seal bearing Date ye 9th Day of Decembr 1687: And Stands Recorded in Oysterbay in Libr B: page 126: Together withall my Right Title & Interest, Claime & Demand w'soever weh I the Sd John now have or weh any or either of my Heires Executre or Assignes may hereafter have of to or in ye Sd Tract of Land wihall Afits, Issues, Timber, Trees and wisoever els of right to the Same belongs or Ap#taines TO HAVE & TO HOLD unto hir ye Sd Mary Underhill her Heires & Assignes all & Singular ye Sd Tract of Land & Granted primises to ye only 神神 use & behoof of her ye Sd Mary Underhill her Heires & Assignes forever, And ye Sd John hath put ye Sd Mary into a Lawfull & peaceable possession of ye Sd Tract of Land & Granted prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents And ye Sd John Cock doth for himself his Heires Execut^{ro} & Assignes further Covenant & agree to & wth ye Sd Mary that it Shall & may be Lawfull for her ye Sd Mary her Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye Sd Granted prmises forever without the Lawfull Lett hindrance or Molestation of him ye Sd John his Heires or Assignes or any other person or persons Lawfully Claiming for by or under him or any or either of them Notwithstanding any former Gift, Grant, Mortgage or Sale whatsoever And ye Sd John doth hereby bind himself & his Heires to warrant & defend the Said tract of Land to ye Said Mary Underhill her Heires & Assignes forever against all Just Claimes that hereafter Shall be made thereunto IN WITNES whereof I have hereunto Sett my hand & Seal ye Second Day of December in ye year of our Lord one thousand Six hundred ninety three

Signed Sealed & dd in p^rsence of us John Newman John ffeke david Underhill John Cock O

Be it known to whome this may Come or any Waies Concerne that whereas Nathaniel Underhill did Seal & diliver a Deed in writing unto Henry ffranklin of all his Land at Matenacock as may be Seen at Large in Sd Deed weh Beareth Date ye 22d day of November in ye first year of James ye Second king of England &c 1685: and Stands recorded in this Booke page 37: web Sd Deed was afterward yielded up by ye Sd ffranklen to ye Sd Nathaniel Underhill & ye Same made void and all ye Land therein Mentioned was afterward by ye Sd Nathaniel Sold to his Brother John Underhill, and therefore ye record of Sd Deed as above Specified Shall be of no fforce or power in time to come for ye Sd ffranklin nor any or either of his Heires, Executra or Assignes to have any Claime thereby to any of ye Land or what els is mentioned therein forever this was written by ye order of Sd Henry ffranklen June ye 30th 1694

queens County this (blank) 49 John Newman Records

(See p. 325 for the deed mentioned)

Hemsted March the 6th 1731/2

Then Came ye within Named Samuel Cock one of ye Witness to ye within writin Deed passonaly Before me Isaac Hicks Judge of the Court of Common pleas of ye County above Said & Did Declare one his Sollem afformation yt he See Dorithey Cock John Cock Daniel Cock Hezekiah Cock & James Cock Execut the within Written Deed as the free & Voluntory actt and Deed I allow this Deed to be Recorded

I saac Hickes

(p. 135)—To all Christian People to whome these presents Shall Come Greeting know yee yt wee Dorithey Cock widow & Us her Sons John Cock Daniel Cock Hezekiah Cock & James Cock all of the Town Shype of oysterbay in Queens County one ye Island of Nassaw In ye Colloney of New York for and in Consideration of ye Sum of fifteen pounds of Currant Lawfull money of New Yorke to us In hand paid before ye Ensealing & Delivery of these presents by John Priar of the Townshype of Oysterbay afforesid yeoman the Recepte whereof wee ye Sid Dorithey Cock John Cock Daniel Cock hezekiah Cock & James Cock Do here by acknowledge & our Selves therewith fully Satisfied Contented & paid & thereof & of Every part & parcell There of Do Exonerate Acquitt & fully Discharg ye Said John Priar his Executors & admr fforever by these presents have given granted Bargained Sold Allienated Conveyed & Confirmed and by these presents Wee ye Sd Dorithey Cock John Daniel Hezekiah & James Cock Do fully freely Clearly & abslutly Give Grant bargaine Sell Convey & Confirme Unto the Sd John Priar his heirs & Assignes forever all yt of one Certaine parcell of Salt Medow & Creek thatch w

wee have Scituate Lying and being att Matinacock within the patten and townshipe of oyster bay itt being A peice or parcall of medow and Creek thatch which our Said John Daniel Hezekiah & James father John Cock Deceased bought of his Son in Law Mathew priar Lying Neare Daniel Underhills by or amongs ye Sd John priars owne medow and Creek thatch Containg In Quanttity of acres More or Less as by a Deed of Saile from the Said Mathew to To the Said John Cock Deceased his father in Law Shall & doth farther appeare Which Sd Deed bears Datte ye Second Day of December In The yeare 1714: & Stands Entered In ye Records of oyster bay Libr D: page ye 215 & 216 To Have & to hold all & Singular ye Said Granted and Bargained Medow & Creek thatch & premises wth there & Every of there Appurtenances Priviledges & Commoditis to Same belonging or in any wise Appeartaing to him the Said John Priar his heirs and Assignes for ever More to his and there only proper Use Benefictt & behoofe forever & Wee ye Sd Dorithey John Daniel Hezekiah & James Cock for Us our heirs Exec* admr* Do Covenant promise Grant & agree to and with ye Sd John priar his Heirs and assignes that before ye Ensealing hereof wee are ye True Sold & Lawfull owners of ye above Bargained premises and are Lawfully Seized & possessed of ye Same in our owne proper Right as A good Perfectt and bsolutt (absolute) Estate of Inheritance and have in our Selves Good Right full power & Lawfull Authority to grant Bargaine Sell Convey and Confirme ye Same In manner as above Said & that ye Said John Priar his heirs & assignes Shall and May from time to time & att all times forever hereafter by virtue of these presents Lawfully & peaceably have hold use occupy posses and Enjoye all and Singular ye Sd Demised Medow & Premises with there & Every of there Appurtenances ffree and Clearly Acquitted Exonrated & Discharged of & from all manner of former Gifts Grants Bargaines Sails Mortguages and in Cumbrances what Soever & wee ye Sd Dorithey Cock John hezekiah & James Cock Do further Covenant and bind our Selfes our heirs Exer admr Each of Us by these presents To Warrant & Defend his & her Equeal fifth part of the Said medow & premises Unto ye Said John priar In Quiett And Peaceable Possession Against Any Just & Lawful Claimes of any Passon or passons What Soever In Witness Where of Wee have here Unto Sett our hands and Seales this Second Day of September In ye Third yeare of his Majesties Reigne Anno Domini one Thousand Seven hundred and Twenty Nine Dorithy Cock О John Cock О Sealed & Delivered In the presence of us Daniel Cock О Samuel Cock Hezekiah Cock James Cock

Josiah Cock the acknowledgment Upon this Deed is writt upon ye Left hand Leafe

(p. 136)—To all Christian People To whom these presents Shall Come greeting now know ye yt Joseph Priar of Oyster bay in Queens County one ye Island of Nassau in ye province of new York weaver for & in Consideration of ye Sum of a hundred & thirty pounds Currunt Lawfull Money of New York to me in hand paid before ye Ensealing & Delivery hereof by John Priar of [ye] Towne & County yeoman ye Recepte whereof I do hereby acknowledge & my Selfe therewith fully Satsfied & Contented & paid & thereof and Every part & parcall thereof I do Exonrate acquitt & Discharge ye Sd John Priar his heirs Exect admr forever by these presents Have Given Granted bargained Sold Alienated Conveyed & Confirmed and by these presents I do freely fully & absolutly Give Grant Bargaine Sell Alien Convey & Confirm Unto ye Sd John Priar his Heirs & Assignes forever All yt of one Cartaine Messuage and Tractt of Land Scituate Lying & being in Matinac(oc)k in ye bounds of Oyster bay where ye Sd John Priar Now Dwels Maing (meaning) all My Right Title & interest of Land there, or orcharden housen that my father John priar give me in his Last will & testement He is to have And to hold the Said Granted and bargained premises wthall ye appurtenances priviledges & Commoditis to the Same belonging or in ways appearetaing to him ye Said John priar his heirs And Assignes forever to his & there only proper Use benefit and behoofe forever & I ye Sd Joseph priar for me my heirs, Exra admra Do Covenant Promis Grant to and with ye Said John Priar his heirs & Assignes that before ye Ensealing Here of I am ye True Sole & Lawfull owner of ye above bargained premises & Lawfully Seized & possesed of ye Same in mine owne Proper Right as a good perfect & absolut Estate of Inherityance & have in my Selfe Good full power & Lawfull authority To Grant bargaine Sell Conveay & Confirme ye Sd bargained premises in manner as above Sd & yt ye Sd John priar his heirs & assignes Shall and may from time to time & att all times forever hereafter by Virtue of these presents Lawfuly peaceably & quietly have hold use occupy posses & Enjoy ye Sd Demised & bargained premises with ye Appurtenances free and Clear Clearly acquitted Exonrated & Discharged of & from all manner of former Gifts grants bargains Sails Leases Mortguages wills Entails, joyntures Dowrys Judgments Executions Incumbrances troubles what Soever & I ye Sd Joseph priar for me my Selfe do further Covenant & bind my Selfe my heirs Exra admra firmly by these presents to warrant & forever Defend ye Sd John Priar his Heirs & Assignes In Quiett & peaceable possession of all & Singlar ye Sd Granted and bargained premises Against any Just & Lawfull Claime of any passon or passons what Soever In witness whereof I ye Sd Josoph priar have here Unto Sett my hand & Seal This fourth Day of may anno Domini one thousand Seven hundered and ninteen

483

Joseph Priar O

Signed Sealed & Delivered In ye presence of James Springer Samuel Underhill Peter Underhill

Queens County Ss hemsted March ye 6th 1731 Then Came the within Named Samuel Underhill one of ye witnesses to the within written Deed passoaly before me Isaac hicks Judge of ye Court of Common pleas of the County Above Said & Declared one his Sollam afarmation yt he Did See Joseph priar Execut ye within Deed As his free & Valluntory actt and Deed I allow This Deed to be Recorded Isaac Hicks

(p. 137)—THIS INDENTURE made ye Thirteenth Day of May in ye Second Yeare of ye Reigne of James ye Second by ye grace of God of England Scotland, ffrance & Ireland King Defender of ye ffaith &c: And in ye yeare of our Lord God according to ye Computation of ye Church of England one thousand Six hundred eighty & Six &c:—Between John Williams Cord wainer of Mad nans Neck wthin ye Bounds of Hempsteed on Long Island in ye Queens County in ye Pvince of New Yorke in Americai of ye one Ptie:—And Joseph Carpent of Muskeeto Cove whin ye Bounds of Oysterbay on Long Island in ye Same County & Prince aforesd of ye other Ptie Witnesseth That ye Sd John Williams for Divers good causes & Consideracons me moving thereunto but especially for & in Consideration of a Sume of full Satisfaction in hand pd before ye Sealing Signing & diliv-ring hereof well & truly pd by ye Sd Joseph Carpent wherewth ye Sd Inº Williams Acknowledge himself fully Satisfied Contented & pd hath Granted Sold Alienated & estranged, And doth by these preents freely fully & absolutely Grant Bargin Sell & Confirme unto ye Sd Joseph Carpentr A certaine Tract of Land Lying & being upon Matenacock containing fifty Acres as it was first Laid out by ye ordr of Suscaneman & Werah Indeans & Chief Pprietors of all ye unsold Lands upon Mattenacock wthin ye pattent & Township of Oysterbay the Sd ffifty Acres of Land wth ye Timbr & Apptences thereon belonging: Bounded unto ye abovesd Joseph Carpent^r as followeth The East bounds of ye Sd Land is Joyned & bounded upon ye Cart way that now is from Muskeeto cove to Lusum being fifty Rod north & South in the Breadth: And from thence runing East & West by ye Bounds or Line of Muskeetocove Lands one hundred & Sixty Rod, by web foresd Lyne and Bounds Including flifty acres of Woodland Laid out as abovesd web is in ye Tenure & Occupation of ye aforesd John Williams: TO HAVE & TO HOLD the Sd Lands unto ye abovesd Joseph Carpenter his Heires Execut¹⁸ Administrat" & Assignes to ye only ## use & behoofe of him ye Sd

Joseph Carpent^r And ye Heires of ye Sd Joseph Carpenter forever &c: And ye above Jnº Williams for himself his Heires Executre Administratre do #mise Covenant & grant by these preents at ye time of Signing Sealing & delivering hereof that he was ye Sole & Lawful own of all ye forementioned Lands & am Lawfully Seaised of & in ye Same & every \$\pi\$t & \$\pi\$cel thereof mine own Right: And ye Sd Joseph Carpent^r his Heires Execut^{rs} Administrat^{rs} & Assignes Shall & may by force & vertue of these prsents from time to time & at all times hereaft forever Lawfully peaceably & quietly have, hold, use, occupy & enjoy ye above granted Lands free & Cleere from all gifts Grants Leases Morgages Joyntures Judgments Executions entailes & of & from all other troubles and Incombrances wisoever had mad or comitted or wittingly Suffered or done by ye Sd John Williams or by any other Pson or Psons wisoever Lawfully claiming from by or under him ye Sd John Williams or by his meanes assent or consent privately or Peurement And ye Sd John Williams his Heires & Assignes & all & every other #son or #sons w'soev' Lawfully claiming by from or und him, them or any of them Shall & will forever warrant & defend by these preents the Seale of ye primises abovesd In witnes whereof I have hereunto Sett my hand and Seale the Day & yeare abovesd marke

Day & yeare abovesd Signed Sealed & dd In ye p^rsents of us Joseph Sutton William Wiear

John X Williams O
his
marke
Tamsun Williams O
her X

(p. 138)—TO ALL CHRISTIAN PEOPLE To Whome These Presents Shall Come Greeting Know ye that I Robart Feke of Oysterbay In Queens County on Nassau Island In The province of New York yeoman For and in Consideration of the Sum of Two pounds Currant Money of New New York to me In hand paid before The Ensealing and Delivery hereof by Daniel hopkins of The Townshipe & County aforesd yeoman the Recept Whereof I Do hereby Acknowledge and my Selfe therewth fully Satisfied Contented and pead and thereof & of Every Part and Parcell There of Do Exonrate acquitt and Discharge ye Sd Daniel Hopkins His Heirs Executors & Administrators for ever by These presents have Given Granted Bargained Sold alinated Conveyed and Confirmed and by these presents Do freely fully And Absolutely Give Grant Bargaine Sell Allien Convey and and Confirm Unto ye Sd Daniel Hopkins his heirs and Assignes for Ever one Cartain Parcell of Land Containg Ten Acres it being Part of the Tractt of Land I Bought of Richard Willits as Reference There Unto may be had Scituate Lying and being upon Jerecho Plains Commonly Called ye Great plains and in ye towne Shipe of Oyster bay To Have And To Hold the Said granted, and bar-

gained Premises together with all ye Profits advantages, and Priviledges of Grass and Commodities to the Same Belonging or In any wise Appeartaing to him the Said Daniel Hopkins his Hopkins and Assignes for Ever to his and there only proper Use benefitt and Behoof forever and I the Said Robart Feke for my Selfe my heirs Excra admra Do Covenant Promise and Grant to and with the Sd Daniel hopkins his heirs and assignes That before The Ensealing hereof I am the true Sole and Lawfull owner of Above Bargained Premises and am Lawfully Seized And Possed of the Same In mine owne Proper Right as a good Perfectt and Absolutte Estate of Inheritance and have In my Self Good Right full power & Lawfull Authority to Grant Bargaine Sell Convey and Confirm ye Sd Barged premises In Manner as above Said and therefore I ye Sd Robert Feke have putt The Said Daniel Hopkins In to a Peaceable Possesion of the Same by ye Delivery of Turff and Twigg and ye Sd Daniel Hopkins his heirs and Assignes Shall and may from time to time and att all times for Ever here after by Virtue These presents Lawfully Peaceably and Quietly Have Hold Use Occupy Posses and Enjoy ye Sd Demised and bargained Premises whith there and Every of there Appurtenances ffree and Cleare & freely & Clarely acquicted Exonrated and Discharged of and ffrom all & all manner of former Gifts Grants Bargains Sails Leases Mortguages wills Entails Joyntuerys Dowrys Judgments Executions Incumbrances what Soever and I ye Sd: Robart Feke Do further Covenant and bind my Selfe my Heirs Exer & Admr firmly, By these presents to warrant and for Ever to Defend ye Said Daniel Hopkins his Heirs and Assignes In Quiett and Peaceable possession of all & Singluar ye Sd: granted premises against any Just and Lawfull Claime—(p. 139)—Right or Title of any Passon or Parsons What Soever In Witness Where of I ye Sd Robart feke have Here Unto Sett my hand and Seall This fourteenth Day of May I ye Sixth yeare of ye Reigne of our Souveraigne Lord George the Second by ye Grace of God of Great britten France and Iarland King Defender of the faith &c and In ye yeare of our Lord Christ one thousand Seven Hundred and thirty Three Robart Feke O

Signed Sealed &

Delivered In ye presences of Thomas Thorne Zebula^d Dickinson

٠.

Queens County Ths June ye 15th 1733

Then Came the Within Named Robart Feke parsonaly Before me Isaac Hicks one of the Judges of the Court of Common pleas of Sd County and acknowledged ye Within Written Instrument to be his ffree and Vollentary Actt and Deed finding no Raseers nor Interlination alow this Deed to be Recorded

Isaac Hicks

(p. 140)—Be it known by these presents yt I John Rogers of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Consideracon of my Naturall Love & affection to my Son in Law William Crooker and for other good Causes & considracons me ye Sd John especially moving HAVE GIVEN GRANTED Assigned made over & confirme'd and by these presents I ye Sd John do Give, Grant, Assigne, make over & confirme unto ye Sd William Crooker A certaine Deed of a Home Lott in oysterbay weh Deed beareth Date ye ffourteenth Day of January one Thousand Six hundred eighty & Six Granted to me ye Sd John Rogers by John Townsend Senr of Lusum in ye Bounds of Oyst bay aforesd To Have & to hold to him ye Sd William Crooker during his Naturall Life all ye right title & Intrest weh I ye Sd John Rigers now have or weh any of my Heires Executre Administratre or Assignes may hereaftr have to ye Sd Lott by ye Deed before Menconed as ffully & Amply in every respect as it is made unto me ye Sd John Rogers & after him ye Sd William to ye Heires of his ye Sd Williams Body Lawfully begotten forever: but if ye Sd William Shall happen to dy wthout any Heires of his body Lawfully begotten that then ye fore Mentioned Lott wthall ye right & title title thereof Shall returne to ye Sd John Rogers his Heires & Assignes forever in Witnes whereof I have hereunto Sett my hand & Seal the Seventeenth day of March in ye yeare of our Lord one Thousand Six hundred eighty & Seven

Signed Sealed & dd in prsence of John Newman Job Wright

The marke of John (R) Rogers O

This above written Assignm^t is of a Deed w^{ch} Stands recorded in the 75th page of this Book

This above written Assignment wth ye Deed ye Above named William Crooker hath delivered up to ye Above named John Rogers and ye assignment is by both their consent mad utterly void & of None effect forever July ye 31 1688:

John Newman Record

Be it known yt I John Rogers ye wthin named in this wthin written deed wch beareth date ye 22d day of May in ye year 1682 have Assigned made over & Confirm'd And by these preents do Assigne make over & confirme unto Wm Crooker of Oysterbay in Queens County on Long Island Island in ye vrince of New Yorke his Heires or Assignes forever this wthin written Deed wthall ye right, Title & Interest wch I ye Sd John now have or wch any of my Heires Executro or Assignes may hereaft have to ye Land mencon'd in ye Sd deed or any to reparcell thereof To have and to hold unto him ye Sd William all ye before Mentioned prmises to ye only per use & behoof of him ye Sd Wm Crooker his Heires & Assignes forever; I ye Sd John having put

ye Sd Wiliam into a Lawfull & peaceable possession of ye p^rmises by ye dilivery of these p^rsents I ye Sd John having receid of ye Sd William in Consid^racon of ye p^rmises Thirty pounds Silver money currant in this prince or goods Equivolent in hand before ye Sealing & diliv^ry hereof In full Satisfaction WITNESS my hand & Seal ye Second Day of August in ye yeare of our Lord 1688:

Signed Sealed & dd in p^rsence of us

The marke of

John Newman Ephraim Carpent^r

John (R) Rogers

This above written Assignm^t is of a Deed from Isaac Horner to John Rogers and Stands recorded in this Book in page ye 52:

Whereas there hath Differences arisen of Late between Jn^o Rogers of Oysterbay & William Crooker both of Oysterbay in ye Queens County: Now Know yea yt I William Crooker abovesd do for myself my Heires, Execut^{ro} & Assignes, Covenant & Pmise to & wth ye abovesd John Rodgers to doe as ffolloweth: Imprimo to Diliver up unto the abovesd John Rogers all yt my Right, Title, & Interest, Claime & Demand In & unto the piece of Land formerly had & possessed by my Recept thereof and do own to have agreed & Covenanted as ffolloweth: that I will resigne up unto John Rodgers aforesd all ye right, Title, Interest, Claime & Demand wtsoever, the Same to release quit Claime Inffeoffe, & Confirme unto ye abovesd John Rodgers his Heires, Execut^{ro} & Assignes Together wthall & every of ye Writings, Deedes & Conveyances wtsomeever thereunto belonging in witnes whereunto I Sett to my hand & Seal this Thirteenth Day of March 1693/4

alwayes excepten all Garden Stuffe, And a Nursery of Apple Trees as also Ten Appletrees fit to be planted out Signed Sealed & dellevered William Crooker O

in p^rsence of John Harison Samuel Ruscoe

This writing Declareth that upon a mutual agreem^t & Consent between John Rogers and William Crooker who are Nominated both in ye Assignm^t above recorded w^{ch} beareth Date ye Second Day of August 1688: The Sd William Crooker dilivered up to ye Sd John the aforesd Assignement & other writings w^{ch} he ye Sd W^m had of ye Sd John concerning the Land w^{ch} is Assigned to ye Sd William by Sd Assignment and wthall made ye record thereof to be void & nul & of none effect from him ye Sd William his Heires Execut^{rs} & Assignes forever and before Nathaniel Coles one of there Ma^{ties} Justices of ye peace for Queens County and in prsence of Job Wright & John Newman ye Sd William ordered this to be entred upon Record Aprill ye 3^a 1694:

By John Newman Record^r

(p. 141)—THIS INDENTURE made in ye yeare one thousand Six hundred eighty Seven eight: 1687/8: Witnesseth that I Moses fforman now Living in Deptford alias East Greenwich win ye County of Rhoad Island Kings Pvince & Pvidence plantations in America have Bargind & Sould And do by these preents Bargaine and Sell from me my Heires Executra Administratra & Assignes forever unto my Daught^r Sarah fforeman her Heires, Execut^{re} Administratra and Assignes forever all my Land both Tillage Land & Meadow Land it being one twelve Acre Lott, one Home Lott ffive Acres wth Six Acres be it more or Less uppon Hogge Island wihall my Right & Title unto Lands, Meadows, Orchards, ffences & ffencing wisoever does any waies unto mee belong win ye Township or Town bounds or Claimes of or in Oysterbay in Queens County on Long Island in America And by these preents do for me my Heires, Execut¹⁸ and Administrat¹⁸ Grant, Surrend¹ Remise, Release & forever Quit Claime unto Sd Land, in Sd Town or County Yielding ye Same unto Sd Sarah fforeman her Heires, Execut^{ra} Administrat^{ra} and Assignes wthall priviledges & Appertenances wtsoever thereunto belonging To have & to hold and peaceably to possess & enjoy forever wthout any Lawful Lett, Suit Trouble or Interuption of or by me ye Sd fforeman, or of or by any other \$\prescript{\text{gon or } \psi\text{sons w'soever Lawfully Claiming or }} to claime by from or undr me ye Sd fforeman or by my meanes, estate, act default or \(\psi \)curemt And unto ye True \(\psi \)formance of all ye above mentioned perticulars I ye Sd fforeman do firmly by these presents bind my Self my Heires, Execut^{rs} administrat^{rs} & Assignes unto her ye Sd Sarah fforemen her Heires Execut¹³ Administrat^{rs} & Assignes this p^rsent Day of ye Date hereof being ye tenth day of ffebruary and in yeare abovewritten: And in witnes to ye Same I have Sett to my hand & Seale this preent Day being ye 10th ffebruary 1687/8: Memmorandome it is to be undrstood that I Sd Moses fforeman have Sould ye abovesd Land for & in Considuation of a Certaine Sume in hand already received as will appeare by bond bearing Date wth this present writing; This memorandome was written before Signing & Sealing Moses fforman O Signed Sealed & dd Anna X fforman in ye prence of us her marke John Heath: John Nickoles John Spencer

To all Christian People To whome these presents Shall Come greeting Know ye that I Zebuland furman of oyster bay in Queens County on Long Island on ye province of New (York) yeoman for and In Consideration of a Cartaine Sum of Money to me In hand well & truly paid by my Loving Mother Judath furman of the Same place widow the Recept whereof I Do here by acknowledge My Selfe there With fully Satisfied and Contented And There of and of Every Part and Parcall there of Do Exonrate

acquitt and Discharge ye afore Said Jude furman her heirs Exer adm for Ever by these presents have Given Granted bargained Sold alienated Conveyed and Confirmed & Do by these Do ffreely fully and absoluly give grant bargain Sell alien Convey and Confirm Unto the Said Jude ffurmen her Heirs and Assignes for Ever all my Lands Scituate Lying & being In ye Townshipe of Oysterbay in Queens County In ye province afore Said To Have and to hold all ye Said Granted bargained premis with all ye Appurtenances priviledges And Comodits to the Same belonging or in any wise Appeartaing To her the Said Jude ffurmon Her Heirs and Assignes for Ever To Her & there only Proper Use benefitt & behoofe for Ever and I ye Said Zebuland ffurmon for me My heirs Exra admra Do Covenant promise and Grant to & with ye Sd Jude ffurmen her heirs & assignes that before the Ensealing here of I am the true & Sole and Lawfull owner of ye Above Bargained premises and am Lawfuly Seized & posed of the Same in mine own proper Right as a good Perfectt and absolutt Estate of Inheritance and have in my Selfe Good Rightfull power & Lawfull Authority to Grant bargain Sell Convey and Confirm the Sd bargained premises in manner, as above Sd and that the Said Jude furman her heirs—(p. 142)—And Assignes Shall and May from time to time and all times For Ever Here Affter By Virtue of these presents Lawfully Peasablly Quietly Have hold Use occupy posses and Injoy The Said Demised and bargained premises ffree and Cleare And ffreely and Clearly acquitted Exonrated and Discharg of and ffrom all & all manner of former Gifts Grants bargains Sails Leases Mortguges Wills Entails Joyntures Dowrys Judgments Executions Incumbrances and troubls What Soever In Witness ware of I have here Unto Sett my hand And Affixed my Seal this Foreteenth Day of May in ye Yeare of our Lord Christ Seventeene hundered and Twenty Seven

Sealed and Delivered

In ye presences of the mark of Samuel X Burcham

Daniel Denton

Queens County Ths Memorundum one the Twenty day of June 1730 Ten Came The within named Samuel Burchell one of The Witness to the Within Deed passonly Be fore me Isaac Hicks Jude of the Court of Common pleas of Queens County & being Sworne on the Holy Evangeus Saith yt He See Zebuland ffurmon Execut the within Writen In Strument As his ffree and Voluantory Actt and Deed I Allow this Deed to be Recorded

Isaac Hicks

X the mark

of Zebuland formen O

(p. 143)—TO ALL CHRISTIAN PEOPLE to whom this present Writing Shall come or in any wise ap⊕taine Be it known that I

Josias Latten of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye prince of New Yorke for & in the Considuacon that ye Sd Edmond Wright hath und his hand & Seal Assigned made over & Confirm'd unto me ye Sd Josias my Heires & Assignes bearing date wth these preents one Home Lott of Land Lying & being in Matenacock aforesd between ye Home Lott of Aaron ffurman formerly in ye possession & tenure of John Davis; and the Home Lott of ye Sd Josias wthall priviledges thereto belonging as is Specified in ye Deed So Assigned by me ye Sd Edmond unto ye Sd Josias wth other Acels of Land in Matenacock aforesd web ye Sd Edmond hath in like maner Assigned unto me ye Sd Josias whereby I do hold my Self fully Satisfied contented & paid before ye Sealing & Dilivery hereof and for other good Causes & Considracons me ye Sd Josias especially Moving HAVE GIVEN GRANTED Alienated Madeov^r Barganed Sold & Confirm'd And by these presents I ye Sd Josias do Give Grant Alienate Make ov Bargaine Sell & Confirme unto ye aforementioned Edmond Wright of Oysterbay in Queens County on Long Island aforesd one Home Lott of Land form'ly Benjamin Hubbards but now in ye Tenure of me ye Sd Josias weh Lott is ffronting against ye Street weh Leads to pine Hollow or Sandy Hollow Between George Townsends Home Lott & Nathaneel Coles Home Lot formerly Adam Wrights & Bounded on ye East by ye Sd Street, on ye South by George Townsends Home Lott; On ye west #tly by a piece of Swamp belonging to me ye Sd Josias weh will hereaft be mention'd in this Deed and Ptly by another piece of Swamp belonging to ye Sd Edmond, form'ly his ffather Nicholas Wrights; and on ye North Ply by Caleb Wrights Home Lott & Ptly by Nathaneel Coles Home Lott fform^rly Adam Wrights; And also one piece of Swamp now in ye Tenure of me ye Sd Josias Lying & Joyning to ye West end of ye foremention'd Lott, And Bounded by ye forementioned Lott on ye East; on ye South by a piece of Swamp of ye Sd Edmonds, form'ly James Townsends on ye West by ye Highway Ranging by ye Sd Edmonds House & Lott & So ye Back way to ye fore mentioned pine Hollow; and on ye North by a piece of Swamp of ye Sd Edmonds formerly his ffather Nicholas Wrights all Lying & being in Oysterbay Towne aforesd Containing by Estimacon Six Acres or thereabouts be it more or Less as now it Stands wthin ffence, Together wthall ye Houses, Buildings Cellars Orchards ffences or ffencing Stuff, ffruit Trees of all Sorts, wthall other Trees or Emolum^{ts} Growing or being in & upon ye Sd Lott or Swamp wthall Issues and Afits therefrom Arising or Growing or in any wise a #Ptaining; Together wthall my Right, Title & Intrest, Claime & demand wtsoever weh I ye Sd Josias now have or web any or either of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereaft have of or in ye Sd Lott & Swamp or any Tot & Pecel thereof or any of ye primises thereto belonging TO

HAVE & TO HOLD all & Singular ye primises & every ## t & Pcell thereof unto him ye Sd Edmond Wright his Heires & Assignes to ye only ## use & behoofe of him ye Sd Edmond his Heires & Assignes forever And ye Sd Josias hath put ye Sd Edmond into a Lawfull & peaceable possession of all & Singular ye p^rmises by ye Diliv^ry of these p^rsents And ye Sd Josias doth for him Self his Heires, Executre & Administratre further Covent & agree to & wth ye Said Edmond that it Shall & may be Lawfull for him ye Sd Edmond his Heires or Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ve prmises & every #t & #cel thereof forev wthout ye Lawfull Lett hindrance or Intruption of him ye Sd Josias his Heires Executro or Assignes or any other \$\pi\son or \$\pi\sons Lawfully claiming for by or und him or any or either of them. Notwithstanding any form Gifts, Grant, Bargaine or Sale wesoever IN WITNES whereof I have Sett my hand & Seal the Twenty eighth Day of April in ye yeare of our Lord one thousand Six hundred Eighty and Eight Signed Sealed & dd in prence of us The marke X of John Newman John Wright

The marke X of Josias Latten O
The marke X of Sarah Latten O

cij

(p. 144)—To all Christian People to whome this present Writing shall Come or Ap#tain be It known yt I Abraham Alling of Oysterbay In Queens County on ye Island of Nassaw In ye Collony of Newyork ffor and In ye Consideration of the Sume of Thirty pounds In Currant money of New Yorke aforesaid In hand paid and by me ye said Abraham Alling Received of my Eldest son Thomas Alling of Oysterbaye aforesaid beffore the sealing and Dilivery hereof In ffull payment and Satisfaction and for other good Causes and Considerations me ye said Abraham Alling Especially Moving Have Given Granted and Alienated Infeoffed Assigned Sold and Confirmed and by these presents Do Give Grant and Alienate Infeoffe Asigne sell and Confirme unto my Son Thomas Alling aforesaid all yt of a Certain Lott of Land which I fformerly Bought of Caleb Wright Deceaced Lying and being on ye Mill river Neck and the Moety or one halfe of all my Land and Meadow Lying and being In ye Pattent and township of Oysterbay aforesaid Excepting ye Lott of Land which I bought of William Thornicraft and the Lott of Land which I bought of William Butler web two Lotts I have Disposed of to my son Alraham Alling Together withall my Right Title Interest Claime and Demand whatsoEver which I the said Abraham Alling Now have or well any or other Ether of my Heires Executors or Assignes may hereafter Have of to or In ye said Granted Land mealing & premises and also one halfe of my right of Commage Virtuall Profits Priviledges flexices Timber trees Grass waters upids in

Josias Latten of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye vince of New Yorke for & in the Considuacon that ye Sd Edmond Wright hath und his hand & Seal Assigned made over & Confirm'd unto me ye Sd Josias my Heires & Assignes bearing date wth these preents one Home Lott of Land Lying & being in Matenacock aforesd between ye Home Lott of Aaron ffurman formerly in ye possession & tenure of John Davis; and the Home Lott of ye Sd Josias wthall priviledges thereto belonging as is Specified in ye Deed So Assigned by me ye Sd Edmond unto ye Sd Josias wth other Acels of Land in Matenacock aforesd wth ye Sd Edmond hath in like maner Assigned unto me ye Sd Josias whereby I do hold my Self fully Satisfied contented & paid before ye Sealing & Dilivery hereof and for other good Causes & Consideracons me ye Sd Josias especially Moving HAVE GIVEN GRANTED Alienated Madeov Barganed Sold & Confirm'd And by these presents I ye Sd Josias do Give Grant Alienate Make ov Bargaine Sell & Confirme unto ye aforementioned Edmond Wright of Oysterbay in Queens County on Long Island aforesd one Home Lott of Land form'ly Benjamin Hubbards but now in ye Tenure of me ye Sd Josias weh Lott is ffronting against ye Street weh Leads to pine Hollow or Sandy Hollow Between George Townsends Home Lott & Nathaneel Coles Home Lot formerly Adam Wrights & Bounded on ye East by ye Sd Street, on ye South by George Townsends Home Lott; On ye west #tly by a piece of Swamp belonging to me ye Sd Josias weh will hereaft be mention'd in this Deed and Ptly by another piece of Swamp belonging to ye Sd Edmond. form'ly his ffather Nicholas Wrights; and on ye North #ly by Caleb Wrights Home Lott & Ptly by Nathaneel Coles Home Lott fform'ly Adam Wrights; And also one piece of Swamp now in ye Tenure of me ye Sd Josias Lying & Joyning to ye West end of ye foremention'd Lott, And Bounded by ye forementioned Lott on ye East; on ye South by a piece of Swamp of ye Sd Edmonds, form'ly James Townsends on ye West by ye Highway Ranging by ye Sd Edmonds House & Lott & So ye Back way to ye fore mentioned pine Hollow; and on ye North by a piece of Swamp of ye Sd Edmonds formerly his ffather Nicholas Wrights all Lying & being in Oysterbay Towne aforesd Containing by Estimacon Six Acres or thereabouts be it more or Less as now it Stands wthin ffence, Together wthall ye Houses, Buildings Cellars Orchards ffences or ffencing Stuff, ffruit Trees of all Sorts, wtall other Trees or Emolum^{ts} Growing or being in & upon ye Sd Lott or Swamp wthall Issues and Phits therefrom Arising or Growing or in any wise a\psi taining; Together wthall my Right, Title & Intrest, Claime & demand wisoever weh I ye Sd Josias now have or weh any or either of my Heires, Executra Administratra or Assignes may hereaft have of or in ye Sd Lott & Swamp or any Tot & Weel thereof or any of ye primises thereto belonging TO

HAVE & TO HOLD all & Singular ye prmises & every #9t & Pcell thereof unto him ye Sd Edmond Wright his Heires & Assignes to ye only ## use & behoofe of him ye Sd Edmond his Heires & Assignes forever And ye Sd Josias hath put ye Sd Edmond into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivry of these presents And ye Sd Josias doth for him Self his Heires, Executre & Administratre further Covent & agree to & wth ye Said Edmond that it Shall & may be Lawfull for him ye Sd Edmond his Heires or Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises & every \$\psi\$t & \$\psi\$cel thereof forev wthout ye Lawfull Lett hindrance or Intruption of him ye Sd Josias his Heires Executrs or Assignes or any other Pson or Psons Lawfully claiming for by or und him or any or either of them, Notwithstanding any form Gifts, Grant, Bargaine or Sale wtsoever IN WITNES whereof I have Sett my hand & Seal the Twenty eighth Day of April in ye yeare of our Lord one thousand Six hundred Eighty and Eight Signed Sealed & dd in preence of us The marke X of

John Newman John Wright

Josias Latten O The marke X of Sarah Latten O

(p. 144)—To all Christian People to whome this present Writing shall Come or Apptain be It known yt I Abraham Alling of Oysterbay In Queens County on ye Island of Nassaw In ye Collony of Newyork ffor and In ye Consideration of the Sume of Thirty pounds In Currant money of New Yorke aforesaid In hand paid and by me ye said Abraham Alling Received of my Eldest son Thomas Alling of Oysterbaye aforesaid beffore the sealing and Dilivery hereof In ffull payment and Satisfaction and for other good Causes and Considerations me ye said Abraham Alling Especially Moving Have Given Granted and Alienated Infeoffed Assigned Sold and Confirmed and by these presents Do Give Grant and Alienate Infeoffe Asigne sell and Confirme unto my Son Thomas Alling aforesaid all yt of a Certain Lott of Land which I fformerly Bought of Caleb Wright Deceaced Lying and being on ye Mill river Neck and the Moety or one halfe of all my Land and Meadow Lying and being In ye Pattent and township of Oysterbay aforesaid Excepting ye Lott of Land which I bought of William Thornicraft and the Lott of Land which I bought of William Butler weh two Lotts I have Disposed of to my son Abraham Alling Together withall my Right Title Interest Claime and Demand whatso Ever which I the said Abraham Alling Now have or weh any or other Ether of my Heires Executors or Assignes may hereafter Have of to or In ye said Granted Land meadow & premises and also one halfe of my right of Comonage Withall Profits Priviledges ffences Timber trees Grass waters ponds or

what priviledge Else is belonging or In any wise Ap#taining to ye said Granted premises to Have and to Hold unto him my said sone Thomas Alling His Heires Executors or Assignes all and Singular the said Granted primises with ye Appertences thereof to ye only proper use and behoofe of him ye said Thomas His Heires and Asignes ffor Ever and I the said Abraham Alling have put my said son Into a Lawfull and peaceable possession of all and Singular ye said Granted premises by the Dilivery of Turffe and Twigg and by these presents And I the said Abraham Alling Do ffor my self my Heires Executors and Assignes ffurther Covenant and agree to and with the said Thomas Alling yt It shall and may be Lawfull ffor him ye said Thomas his Heires and Asignes Quietly and peaceably to Have Hold possess and Enjoy all and Singular ye said Granted premises ffor Ever Without the Lawfull Lett or Mollestation of me ye said Abraham Alling my Heires Executors or Asignes or any other person or persons Lawfully Claiming ffor by or under me or any or Either of min Notwithstanding any fformer Gift Grant Mortgage Dower or other Conveyance whatso Ever And the Same to ye said Thomas Alling his Heires or Asignes to warrant and Defend according as before Is presied And I the said Abraham Alling do Give Grant and and Confirme unto my Son Thomas Alling all my smithtools as ffirmly as any of ye above written premises But I the said Abraham Alling Do ffurther Manifest and Declare yt I Do Except and reserve to my selfe power priviledge and Liberty to and for my selfe and my now wife Mary During my natural Life and her widdowhood to make use of any part or percel of the abovesaid Granted premises If I shall have occation for It or my wife after my Decease anything Else In this Deed to ye Contrary Notwithstanding But after my Decease & my wives widdowhood To Returne to my son Thomas Alling according to ye Tenure of this Above written Deed In witness whereof I have hereunto Sett my hand and ffixed to my seal this Twenty Sixth day of Aprill In ye Year of our Lord God one thousand Six hundred Ninety Eight

Signed Sealed and Dilivered In ye presence of us Witnesses Job Wright Daniel Townsend John Townsend Abraham Alling O

(p. 145)—To all Christian People to whom this present writing shall Come or Ap⊕tain Be It known yt I Abraham alling Sen of Oysterbay In Queens County on the Island of Nassaw In ye Collony of Newyorke ffor & In the Consideration of the Sume of Thirty pounds In Currant Money of Newyorke In hand paid and by me the said Abraham Alling Received of my youngest Son Abraham Alling of Oysterbay aforesaid before ye sealing and

Dilivery hereof In ffull payment and Satisfaction and ffor other good Causes and Considerations me ye said Abraham Alling Especially Moving Have Given Granted Alienated Infeoffed Assigned Sold and Confirmed and by these presents Do Give Grant Alienate Infeoffe Asigne Sell and Confirme unto my son Abraham Alling aforesaid all that of Two Lotts of Land which I formerly Bought of William Thorny Craft and William Butler all Lying and being On on ye Mill river Neck and the Moety or one halfe of all my Land and Meadow Lying and being In the Pattent of Oysterbay both Divided and undivided Land Excepting the Lott of Land which I bought of Caleb Wright which I have sold to my son Thomas Together withall my Right Title Interest Claime & Demand whatso Ever which I the said Abraham Alling now have or which any or Either of my Heires Executors or Asignes may Hereafter have of to or In ye said Granted Land and Meadow Withall profits priviledges houses Timber trees Grass ffresh and salt water ponds or what Else priviledge Is belongIng or In anywise Apptaining to ye said Granted premises to Have & to Hold unto him my said Son Abraham Alling His Heires and Assignes all and Singular ye said Granted Land Meadow & premises with ye Appertences thereof Except before Excepted to ye only proper use and behoofe of him ye said Abraham Alling his Heires and Assignes ffor Ever And I the said Abraham Alling Have put my said Son Abraham Alling In to Lawfull and peaceable possession of all and Singular ye said Granted Land Meadow and premises by the Dilivery of Turfe & Twigg and by these presents and I the Said Abraham Alling Do ffor my selfe my Heires Executors and Assignes ffurther Covenant and agree to and with ye said Abraham Alling my son that It shall and may be Lawfull ffor him my said Son Abraham Quietly and peaceably to Have Hold possess and Enjoy all ye said Granted Land Meadow and premises ffor Ever without the Lawfull Lett or Mollestation of me ye said Abraham Alling my Heires Executors or Asignes or any other person or persons Lawfully Claiming ffor by or under me or any or Either of mine Notwithstanding any fformer Gift Grant Mortgage Dower or other Conveyance whatso Ever and the same to ye said Abraham Alling to warrant and Defend ye same according as before Is Expressed But I the abovesaid Abraham Alling Do ffurther Manifest and Declare vt I Except and reserve To my Selfe power priviledge and Liberty During my Naturall Life and my Wives widdowhood to make use of all and Every part and percell of ye above said Granted premises and It Shall be Lawfull for me at any time During my Naturall Life to Enter upon all and Every pert and percell of the said Granted premises and After my Decease and my wives widdowhood to returne to my said son Abraham Alling according to ye Tenure of this Deed In Witness whereof I have hereunto

Sett my hand and seal this Twenty sixth Day of Aprill In the year of our Lord one thousand Six hundred Ninety Eight signed sealed and Dilivered Abraham Alling O In ye presence of us Job Wright Daniel Townsend John Townsend

(p. 146 blank; p. 147)—This Instrumt of writing witnesseth unto all people to whome it may come or any waies Conserne: Know yee that I und written Suscaneman alias Runassuck an Indean & Chief #priator of all ye unsold Lands upon Matenacock So called Scituate Lying & being wthin ye pattent & Township of Oysterbay in Queens County upon Long Island as hath been Acknowledged und Severall Sachems hands & Seales as may appeare; By Vertue whereof and for a Considerable Sum of Silver money to me pd before ye Signing & Sealing hereof I have Bargained Sold & by preent possession Delivrd unto Edmond Wright of Oysterbay a Sertin Tract or Slipe of Woodland upon Matenacock abovesd Joyning to ye rere of his or South end of his Ten Acre Lott he Lately Bought of Samuel Tiller formerly by Sold unto John Robins as by ye Deed Transported may appeare; the Sd Tract or Slipe of Land as abovesd is to run or Range ye Same Bredth of ye Sd Lott Southward to ye now cart path from Matenacock to Musketo Cove be it in quantity of Acres more or Less for a valuable Sum of money in hand to me pd as abovesd I do hereby acknowledge to to have Bargained, Sold & by preent possession diliv'd ye Sd Tract or Stripe of Woodland menshoned & above Bounded unto ye Sd Edmond Wright his Heires Executro Administratra or Assignes forever To have & to hold occupy possess & enjoy as his or there owne ## right title & Interest from me or any from by or und me or any other either Christian or Indeans Laying Claime thereunto by vertue of Right by Heireship, Grant purchase or otherwise forever Ingaging my self Heires & Sucksesors to uphold make Good & maintaine the Sd Edmond Wright his Heires & Sucksesors in their peaceable Improvement & enjoyment of ye prmises as witnes my hand & Seal in Oysterbay the 25th day of ffebruary 1684/5

Signed Sealed & dd in preents of us and Seale
Henry Townsend Junr Samos his X marke O
Thomas Weekes and Seal

Be it known by these presents that I Edmond Wright ye wthin named in this wthin written Deed have Assigned made ov & Confirmd And by these presents I ye Sd Edmond do Assigne make

ev^r & Confirme unto Josias Latten of Matenacock in ye Bounds of Oysterbay in queens County on Long Island in ye Pvince of New Yorke his Heires & Assignes this wthin Written Deed wthall ye Right title & Interest claime & demand whatsoev^r wth I ye Sd Edmond now have or wth any or either of my Heires Execut^{rs} or Assignes may hereaft^r have by Vertue of this Sd Deed to ye Land therein Contained in every Clause & Covenant thereof To Have & to hold all & Singular ye ptmises to him ye Sd Josias Latten his Heires & assignes forever Having received of ye Sd Josias full Satisfaction in Land in Oysterbay as by a Deed bearing Date wth these ptsents doth appear; In Witnes whereof I have hereunto Sett my hand & Seal the Twenty eighth day of Aprill in ye year of our Lord one thousand Six hundred eighty & eight:

Signed Sealed & dd

in prence of us

John Newman: John Wright

The marke X of
Edmond Wright

The mark of
Sarah (S) Wright

O

This Assignment is of ye Deed next above recorded

Assigned by me Samuel Tiller of Matenacock within ye Bounds of Oysterbay all my Whole Claime, Right, Title & Interest to ye abovesd Assignement & within written Deed of Sale from me my Heires Execut^{ra} Administrat^{ra} or Assignes unto Edmond Wright of Oysterbay his Heires Execut^{ra} Administrat^{ra} or Assignes forever to have & to hold to all Intents & purposes as ever it was mine from John Robins as witnes my hand & Seal in Oysterbay this 10th Day of Jenewary 1684

Sealed & dd in prence of us

Tho: Townsend: Job Wright

this before written Assignm^t is of a Deed from ye Indeans to John Robins bearing Date ye 5th of July 1681 w^{ch} Deed Robins Assigned to Samuel Tiller in ye Records in ye Book A: page ye 117: it may be Seen

(p. 148)—Be it known by these presents that I Edmond Wright of Oysterbay in Queens County on Long Island in ye #vince of New Yorke have Assigned made over & Confirm'd and by these presents do Assigne make over & Confirme unto Josias Latten of Matenacock in ye Bounds of Oysterbay aforesd his Heires & Assignes this within written Deed wthall ye Right, Title, Intrest Claime & demand wtsoever wth I ye Sd Edmond now have or wth any of my Heires, Executra or Assignes may hereaft have (by virtue of an Assignment made unto me by Samuell Tiller Bearing Date ye 10th of January 1684) of this wthin Written Deed and every Clause & Covenant therein Contained and ye Land therein menshoned To have and to hold all & Singular ye prmises to him

ye Sd Josias Latten his Heires & Assignes forever having received of ye Sd Josias full Satisfaction in Land at oysterbay as by his Deed bearing Date wth these preents doth appeare In Witnes whereof I have hereunto Sett my hand & Seal ye twenty eighth Day of Aprill in ye yeare of our Lord one thousand Six hundred eighty & eight

Signed Sealed & dd in p^rsence of us John Newman John Wright the marke X of Edmond Wright C Sarah Wright C

This Assignement is of ye Deed mentioned at ye Lower end of ye page on ye other Side of this Leaf

Here ffolloweth two Assignments of a Deed of John Robins to Samuel Tiller of Land at Matenacock Bearing Date ye Seventh day of ffebruary 1680: and Stands Recorded in ye Book A: page: 106:

Assigned by me Samuel Tiller of Matenacock wthin ye patten & Towship of Oysterbay all my whole right, Claime, Right, Title & Interest to ye within Written Deed as wthin Menshoned unto Edmond Wright of Oysterbay his Heires Execut⁷⁸ Administrat⁷⁹ or Assignes To have & to Hold possess & enjoy as his or their own Pright Title & Interest from me or any from by or und me forever as ffirmly to all Intents and purposes as might be written according to Law as witnes my hand & Seal in Oysterbay this 10th day of January 1684

Signed Sealed & dd in prence of Tho: Townsend Job Wright

Samuel Tiller O

Be it known by these preents that I Edmond Wright of Oystrbay the above named in ye above written Assignment have Assigned made over & Confirmed and by these presents I ye Sd Edmond doe Assigne make over & Confirme unto Josias Latten of Matenacock in ye Bounds of Oysterbay on Long Island in ye #vince of New Yorke his Heires & Assignes this within Written Deed wthall ye Right title & Interest Claime & demand wtsoev which I ye Sd Edmond now have or weh any of my Heires Executrs or Assignes may hereafter have by virtue of ye above written Assignement to ye Sd Deed & ye Land therein Contained in every Clause & Covenant thereof excepting & alwaies reserving Six and twenty Acres of ye Land mentioned in this Sd Deed web ye Sd Edmond hath formerly Sold to William ffrost of Matenacock aforesd as by a Deed und his hand and Seal doth appeare TO HAVE & TO HOLD all & Singular ye p^rmises (except before excepted) to him ye Sd Josias his Heires & Assignes forever; I having received of ye Sd Josias full Satisfaction in Land at Oysterbay as by a deed bearing date wth these preents doth appeare; IN WIT-NES whereof I have hereunto Set my hand & Seal the twenty

eighth day of Aprill in ye yeare of our Lord one thousand Six hundred eighty eight

Signed Sealed & dd in prence of us

John Newman John Wright

The marke X of Edmond Wright O

The marke (S) of Sarah Wright O

The Deed weh is mentioned in this Assignment wherein the above named Edmond hath Sold 26 Acres of Land to Wm ffrost Stands recorded in ye 2^d page of this Booke (No such deed appears on that page, nor have I yet found it elsewhere.)

(p. 149)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Apptaine; Be it known that I Edward White of Oysterbay in Queens County on Long Island in ye Collony of New Yorke, for & in ye Considuation yt Josias Latten Sen of Matenacock in ye Bounds of Oysterbay aforesd hath Granted, Sold & Confirm'd unto me ye Sd Edward one Lott or Share of Meadow Lying amongst ye Home Meadows of Oysterbay aforesd as by a Deed undr ye hand & Seal of ye Sd Josias bearing Date wth these presents at Large doth & will appear; aforesd hath Granted, Sold & confirm'd unto me ye Sd Edward especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold, & Confirm'd; And by these preents I ye Sd Edward do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto Josias Latten aforenamed, half a Share or purchasers right of Meadow at ye South of Oysterbay aforesd, (that is to Say) half a Share on West Neck in ye ffirst Division, And half a Share on Unkaway Neck in ye Second Division, And half a Share on Lattens in ye Third Division; which half purchasers right of Meadow was fformerly John Richbels, afterward Simon Coopers but now in ye Tenure & Occupation of ye Sd Edward White And also one whole purchasers Right of ye Upland on West Neck at ye South aforesd as it is fallen to me by Lott, in ye Lower Division ye 13th Lott, and in ye Upper Division ye 2^d Lott as ye Writings concerning ye Sd Neck, and the Town Records will make plainly appear TOGETHER withall my right Title & Interest Claime & Demand wtsoever wth I ye Sd Edward now have or weh any or either of my Heires, Executre or Assignes may hereaft have of to or in ye Sd half Share of Meadow or whole Share of Upland wthall Phits & Issues from thence arising or Growing wthall Customes, priviledges Comons, pastures wthall undivided Lands or Meadow belonging to ye Sd half share of Meadow or whole share of Upland wth wtsoever els is of right thereto belonging or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Josias Latten his Heires & Assignes all & Singular ye forementioned Meadow & Upland wth ye Appurtences thereof, to ye only ## use & behoof of him ye Sd Josias his Heires & Assignes forever; AND ye Sd Edward hath put ye

Sd Josias into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents; And ye Sd Edward doth for himself his Heires Executra & Assignes further Covenant & Agree to & wth ye Sd Josias Latten yt it Shall & may be Lawfull for him ye Sd Josias his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd Edward his Heires or Assignes or any other #son or #sons Lawfully claiming for by or und him or any or either of them, notwithstanding any former Gifts, Grants, Bargaines or Sales wtSoever, And ye Sd Edward doth hereby bind himself & his Heires to warrant & defend ye forementioned Meadow & upland wth ye Appurtences thereto ye Sd Josias his Heires and Assignes forever according as is before expressed IN WITNES whereof I have hereunto Sett my hand & Seal the Sixteenth Day of Aprill in the year of our Lord one thousand Six hundred Ninety two Signed Sealed & dd in prence of Edward White O John Newman: George Townsend

The marke of (R) John Robins Jun

To all Christian People Whome this Instruement of Conveance May Concerne be itt Knone & made manifest that william frost of Oysterbay in Queens County one ye Island of Nassaw in ye Colloney of New York Yeoman for and in Consideration of ye brotherly Love that I have and Do beare towards by brother Samuel frost and for Good Causes & Satisfaction orther ways to me before ye Ensealing or Delivery hereof Well & truly by Samuel frost abovesd yeoman of the Same Towne & County abovesd yeoman the Recpte whereof I the Said william frost here by acknowledg and my Selfe therewith to be fully well & truly Satisfied Contented & paid Hath Given Granted Bargained Sold alienated Enffeofed Conveyed & Confirmed & by these presents Doth freely Clarely and absolutely give Grant bargaine Sell Alien Coneay and Confirm Unto the Said Samuel frost his heirs Exer admr or Assignes For Ever a Cartaine parcall of Land and Medow that is Scituate Lying and being att the South Side of Island Lying one two Necks Called Unkaway Neck & Lating Neck all the Town Shipe of oysterbay aforesd meaning all ye Land and meadow Excepting one Shear, or Lot of medow Lying one Aunkaway Neck Such a lott of Medow as was Laid out amongst ye Lottments So Meaning all ye Land and Medow att the South & Upon the brushe plains Commons Confirmed unto ye Sd Samuel frost his heirs & assignes for—turn over—(p. 150)—Ever he is to have & to hold as his or theire proper Use free and So ye Same from time to time att all times hereafter to Use & Improve without ye Lawfull Lett or henderance or Denial of me ye Sd

william frost who Doth hereby publish and Declare that att ye Ensealing and before ye Delivery hereof he is the true Sole and Lawfull owner of ye above bargained Premises and have in my Selfe full power Good Right and Lawfull Authority Said Conveance to make for that ye above Demised premises is free and Clearly acquitted Exonrated and Discharged of and from all former Gifts titles troubles or Incumbrances what Soever which Can or May alter Change or Defeat Macke Voide this present Sail More over ye Sd william frost Doth freely absolutely ablige my Selfe my heires Executors admre ye above Demised premises Unto ye above Said Samuel frost his Heirs Exer admr or Assignes for ever hereafter to warrant and Defend against any Passons from by or under me what Soever In witness Wheareof I ye Sd william frost Have here Unto Sett my hand & affixed my Seal this Twenty Seven Day of february In ye Second Yeare of the Reigne of George ye Second by the grace of God King of Great britten &c: and in ye Yeare of our Lord Christ one thousand Seven hundred & twenty nine thirty

Signed Sealed & Delivered

William frost O

In the presences of Joseph frost Samuel Underhill

Memorandum that one ye 28th Day of febuary Annoq Domini 1729/30 the with Named frost Come before me David Jones of the Judges of ye Court of Common pleas for Queens County And acknowledged that he Executed ye Within Written Deed freely to ye Use therein mentioned haveing Examened ye Within Written Deed I allow itt to be Recorded

D: Jones

(p. 151)—Know all men whom this Deed may any wise Consarn that I: Samuel Andrews of West Jersey have Barganed Sold and delivered unto John ffekes of Muntinicock two Shares of Meadow Lying in Oake Neck Meadoes being ye 8 and ye 10 Sheares I Say I have Sold from me my Heires & Assignes forever, unto John ffeke his his Heires & Assignes forever, To have & to hold forever as his or theres & per right free from all molestation from me or any from by or und me and having received full Satisfaction for my abovesaid Interest doe hereunto Sett my hand and Seal the 4 of ye 4 Mo 1688:

John Underhill: Lydia Horner Samuell Andrews O

TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall Come or in any wise Apptaine Be it known yt I david Underhil of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considuation of ye Sume of twenty five pounds in Merchants pay in hand pd & by me ye Sd David received of John flexe of Matenacock in ye Bounds of Oysterbay aforesd before ye Sealing & Dilivery hereof in ffull

paymt to my full Content & Satisfaction, And for other good Causes & Considrations me ye Sd David especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd, And by these presents I ye Sd David do Give, Grant, Alienate, Infeoffe, Assigne Sell & Confirme unto John ffexe aforesd all yt of my \$\psi\$t, Share & \$\pi\$portion of & in a Certaine Tract of Upland Lying Scituate & being at Matenacock aforesd (Excepting & alwaies reserving one Acre of my \$\pi t Share or Sportion of Sd Land weh I ye Sd David have already Sold to John Underhill which Lyeth Joyning to ye Meadowes) web Sd Tract of Land was fformerly in ye possession of my ffather John Underhil Deceased, And my #t Share or portion of ye Sd Tract of Land being ye third \$\psi\$t of it was never yet Laid out nor Divided. Togegther wthall my right, title & Interest, Claime & demand wtsoever wch I ye Sd David now have or wch any or either of my Heires, Executrs or Assignes may hereafter have of to or in my #t, Share or #portion of & in Sd Tract of Land (except before excepted) wihall Phits, Comoditys Timb; Trees, priviledges, Customes to my Pt, Share, or Proportion of Sd Land belonging or in any wise ap@taining TO HAVE & TO HOLD unto him ye Sd John ffexe his Heires & Assignes, All & Singular my forementioned Pt Share or Prortion of Sd Tract of Land win ye Apptences thereof (except before excepted) to the only ## use & behoof of him ye Sd John ffexe, his Heires & Assignes fforever And ye Sd David hath put ye Sd John into a Lawfull & peaceable possession of my #t Share or #portion of Said Land by ye Dilivery of Turfe & Twigg, And by ye Dilivery of these preents, And ye Sd David doth for himself his Heires, Executre & Assignes further Covenant & agree to & wth ye John ffexe yt it Shall & may be Lawfull for him ye Sd John quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye Sd #t, Share or Proortion of Sd Land wth ye Appetences thereof forever (except before excepted) with ye Lawfull Lett hindrance or Interuption of him ve said David his Heires or Assignes or any other \$\pi\son or Psons Lawfully claiming for, by or und him or any or either of them. Notwithstanding any former, Gift Grant, Mortgage or Sale w'soever And ye Sd David doth hereby bind himself & his Heires to warrant & defend ye Same to ye Sd John his Heires, Execut[®] & Assignes forever, according as it is before expressed IN WIT-NES whereof I have hereunto Sett my hand & Seal ye Twentyth Day of Aprill in ye yeare of our Lord one Thousand Six hundred Ninety three: These words (which Lyeth Joyning to ye Meadow) were Interlined before ye Sealing hereof Signed Sealed & dd David Underhill O

in prence of us John Newman: Nathaneill Coles Samuel Moore

Matenacock ye 10: of ye first Moneth: 1696: (10 Mar. 1696/7) Know all men whom this may any wayes Concerne that I John ffeke of Matenacock in Queens County on Long Island do Sell & make over unto Steven Burdsall Henry Burdsall, John prior William Hawxhurst Samuel Weekes, Joseph Weekes, all of ye above named place, I Say I have Sold from me my Heires or Assignes to them their Heires or Assignes forever all my right title & Interest in a Certaine &cell of Land Lying between the rere of their Lotts & Chechagin Brook, And do bind my Self my Heires or Assignes to Defend them their Heires or Assignes free from Molestation by virtue of a Deed by virtue of a Deed made by ye Indians to Captaine John Underhill, In witnes hereof I Sett to my hand & Seal

Signed Sealed & dd in

John ffeke O

the prence of us:

William Crooker: Moses fforman

And we ye above named \$\text{Pties}\$ in Consideration thereof do Grant unto ye above named John ffeke his Heires or Assignes forever, an open High Way of two rod wide a Cross our Lotts as bounded by us in witnes hereof wee Sett to our hand & Seal

by do in white here's wee bett to our hand a bear			
Signed Sealed in ye prence	Samuel Weekes	0	
of us & dd	Joseph Weekes	0	
William Crooker, Moses fforman	William X Hawxhurst his marke	0	
	John Prior	0	
	the marke (S) of		
	Steven Burdsall	0	
	Henry X Burdsall	O	
	his marke		

(p. 152 blank; p. 153)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise applaine; Be it known that I Sarah fforman of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Consideration of Eleven pounds Silver money Currant in this Pvince in hand pd before ye Sealing & dilivy hereof in full Satisfaction and for other good causes & Considuacons me ye Sd Sarah especially Moving HAVE GIVEN. GRANTED, Alienated, Made over, Bargained Sold & Confirme'd And by these preents I ye Sd Sarah do Give, grant Alienate, make over, Bargaine, Sell & Confirme unto Samuel Burdsal of Matenacock aforesd, Two half Lotts of Meadow at ye South of Oysterbay aforesd, that is to Say one half Lott upon Unkaway Neck being of Number 3: as it Stands on ye Records of Oysterbay South Meadows, and ye other half Lott Lying on ye Neck called Lattens Neck being of Numbr 12 as it Stands on ye Records aforesd, And also all my Land on Hogg Island in ye Bounds

of Oysterbay aforesd whether in Lotts already Laid out or in undivided Lands or Comonage wtSoever wthall Phits priviledges & Customes weh to ye forementioned Land & Meadow belongs or in any wise apptaines Together wthall my Right, Title & Interest, Claime & Demand whatsoever weh I ye Sd Sarah now have or weh any or either of my Heires, Execute administrators or Assignes may hereaft have of to & in ye Sd Land & Meadow or any aft or acel thereof TO HAVE & TO HOLD unto him ye Sd Samuel Burdsal his Heires Executrs or Assignes all & Singular ve forementioned Land & Meadow with its Appurtences To ye only ## use & behoofe of him ye Sd Samuel Burdsal his Heires & Assignes forever; AND ye Sd Sarah fformon hath put ye Sd Samuel into a Lawfull & peaceable possession of all & Singular ye ye p^rmises by ye dilivery of these p^rsents AND ye Sd Sarah fforman doth for herself her Heires, Executra & Assignes ffurther Covenant & Agree to and wth ye Sd Samuel Burdsal that it Shall & may be Lawfull for him ye Sd Samuel his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye fforementioned Land & Meadow wth ye appetences thereof (The Land on Hogg Island being before Mention'd of Divided Land is three Lotts Lying & being on yt wch was formerly called ye Oxe pasture, And all ye foremention'd both Land & Meadow was formerly in ye possession of Robert fforman Deceased; after in ye possession of Moses fforman but now in ye Tenure & Occupacon of ye Sd Sarah) to ye ## use & behoofe of him ye Sd Samuel his Heires & Assignes forever wthout ye Lawfull Lett hindrance or Intruption of her ye Sd Sarah her Heires or Assignes or any other #son or #sons Lawfully claiming for by or undr her or any or either of them notwthstanding any former Gift, Grant, Bargaine or Sale wtsoever IN WITNES whereof I have hereunto Sett my hand & Seal the Third Day of July in ye year of our Lord one Thousand Six hundred eighty eight The marke of Signed Sealed & dd Sarah X fforman O in prence of John Newman:

July ye 3^d 1688: The abovenamed Sarah fforman came before me Daniel Whitehead Esq^r one of his Ma^{ties} Justices of ye peace for Queens County and acknowledged this above written deed to be his reall act & Deed

Daniel Whithead

Job Wright:

This Instrumt of writing witnesseth unto all Christian People to whom it may Come or any waies Concerne, Know yee that I undt written Suscaneman alias Runasuck an Indean & Chief Prietr of all ye Lands unsould upon Matenacock Lying & being within ye patten & Township of Oysterbay in Queens County upon

Long Island as hath been acknowledged under Several Sachems hands & Seales as may appear; By virtue whereof and for ye ffull Sume of Twenty pounds Silver money to be pd to me or my ord as by Bill may appeare I have Bargained, Sold and by prsent possession dilivered unto Nathan Birchall of Matenacock abovesd all that Tract of Land upon Matenacock So called, Lying & being Bounded as ffolloweth vizt the Hollow or high way to Muskeeto Cove ye South Bound Nathaniel Underhills forty Acre Lott by us Sold him ye west Bound, Henry Bells ffifty acre Lott by us formerly Given the North Bound, The High way yt now is to Matenacock plantation Called Killingworth ye East Bound Be it in Quantity of Acres More or Less as Lyeth within ye Bounds above described, wthall the Springs, Timber, Grasing, Benefits, priviledges of wt Nature Soever being or Growing upon ye Sd Tract of Land wth ye Land I do hereby owne & Acknowledge to have Sold & by preent possession Dilivered unto ye abovesd Nathan Burdsall his Heires Execut¹⁸ Administrat¹⁸ or Assignes To have & to hold Occupy, possess and Injoy as his or their own ₩₩ right Title & Interest wthout further Lett hindrance or Molestation from me my Heires, Execut¹⁸ Administrat¹⁸ or Assignes or any other #son or #sons either Christians or Indians Laying Claime thereto by any prience of right to any aft or acell thereof by Heireship, Grant, purchase or otherwise fforever Ingaging myself & Sucksessors to uphold Maintaine & Make Good ye Sd Nathan his Heires & Sucksessors in their peaceable Improvem^t & Injoyment of ye p^rmises as abovesd As witnes my hand & Seal in Oysterbay this ffifteenth of December one thousand Six hundred Eighty ffour:

The hands & Seales wth ye witnesses &c is on ye other side

(p. 134)		
Signed Sealed & dd	Suscaneman alias Runasuck	Ο
in ye prsence of us	X	
Tho: Townsend	his marke & Seal	
Henry Townsend Junr	Werah X his marke	Ο
Job Wright	and Seal	
Nathaneil Coles	Quarapin X his marke	0
John Newman	and Seal	
•	Samous X his Marke	0
	and Seal	

This Deed acknowledged by ye Indians before me Richard Cornell Justice of Corom

Be it known by these preents yt I Nathan Burdsall ye within Named in this within written Deed wch beareth Date ye ffifteenth Day of Decembr 1684 have & do by these preents Assigne, Makeover & Confirme unto my Sons Samuel Burdsal, Wm Burdsal & Nathan Burdsall this within written Deed withall ye Land therein

Harcots Swampy Pasture on ye North Side of ye Street before his Dwelling house, & was formerly ##t of ye Sd pasture, And Bounded on ye North & East by ye foremention'd pasture on ye South by ye Street & on ye west wth ye Street between Simon Coops Orchyard and ye Sd Land; being by Estimacon halfe an Acre, be it more or Less, as now it Stands wthin ye ffence that now Encloseth it, Together wth ye Dwelling house thereon now Standing, wth Barnes & all other outhouses & Buildings, fences & fencing Stuff, Gardens Orchyards wthall ye fruit Trees Growing or Standing in & upon ye Same Together wthall my Right, Title & Intrest, Claime & Demand wtsoever weh I ye Sd Thomas Youngs now have or weh any or either of my Heires, Executra Administrat^{rs} or Assignes may hereaft^r have of, to & in ye p^rmises & every #t & #cel thereof wthall Issues, #fits & prviledges therefrom Arising or Growing or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Thomas Cheshire his Heires & Assignes the before mention'd piece of Land & Dwelling house & all other ye before mentioned prmises wth ye Aprtences thereof to ye only per use & behoof of him ye Sd Thomas Cheshire his Heires & Assignes forever And ye Sd Thomas Youngs hath put ye Sd Thomas Cheshire into a Lawful and peaceable possession of all & Singular ye p^rmises by ye Diliv^ry of these p^rsents and ye Sd Thomas Youngs doth for himself his Heires, Execut^{ra} & Assignes further Covenant & agree to & wth ye Sd Cheshire that it Shall & may be Lawfull for him ye Sd Thomas Cheshire his Heires & Assignes quietly & peacably to have, hold Occupy, possess & enjoy all & Singul' ye prmises for ever wthout ye Lawfull Lett, hindrance or Interuption of him ye Sd Thomas Youngs his Heires, Execut's or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them notwithstanding any form Gift, Grant, Bargaine or Sale w'soever IN WITNES whereof I have hereunto Sett my hand & Seal the ffourteenth Day of Septembr in ye yeare of our Lord one Thousand Six hundred eighty eight

Signed Sealed & dd in ye preents of us Thomas Youngs O the mark X of

John Newman Edmond Wright

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise ap@taine, Be it known yt I Samuel Dickinson of Cedar Swamp in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considration of ye Sume of Ten pounds of Currant Silver money of this Collony in hand pd & by me ye Sd Samuel recd of Thomas Cheshire of Oysterbay aforesd before ye Sealing & dilivery hereof in full payment & Satisfaction & for other good Causes & Considrations me ye Sd Samuel especially moving HAVE GIVEN, GRANTED, Infeoffed, Sold, Assigned & Confirm'd & by these

prsents I ye Sd Samuel do Give, Grant, Infeoffe, Sell Assigne & Confirme unto Thomas Cheshire aforesd one third \$\psi\$t of a Tract or #cel of Land wch was formerly in ye possession of my ffather John Dickinson deceased, Afterward in ye possession of my Mother Elizabeth Dickinson deceased, and was by my Sd Mother Conveyed unto me ye Sd Samuel by a Deed undr her hand & Seal bearing Date ye tenth Day of Novemb 1688: & Stands Recorded in Oysterbay in ye Book B: page 159: & 160: in weh Sd Deed ye Sd Tract of Land is Declared by ye Nomination of Comons divided & is Lying & being at ye Head of ye Mill river, and in ye Book A: page 36 ye Bounds & Limitts thereof is plainly demonstrated, the whole Tract of Land Cont in Quantity flifty Six Acres or thereabouts, Be it More or Lesse, and ye Sd third #t of Sd Tract of Land is to ly & to be taken on ye west Side of Sd Tract of Land when it Comes to be divided Together wthall my right Title & Interest Claime & demand wtsoever wth I ye Sd Samuel now have or web any or either of my Heires Execut¹⁸ or assignes may hereafter have of to or in ye third \$\psi\$t of Sd Tract of Land wthall Phits, Comoditys, Timber, Wood, Springs & w'soever els is of Right to ye Sd third \$\psi\$t belonging or in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Thomas Cheshire his Heires & Assignes ye forementioned third **a**t of Sd Tract of Land with ye Apathences thereof to ye only 神神 use & behoof of him ye Sd Thomas his Heires & Assignes forever And ye Sd Samuel hath put ye Sd Thomas into a Lawfull & peaceable possession of ye Sd Third ### by the Dilivery of Turfe & Twigg & by ye Dilivery of these preents, AND ye Sd Samuel doth for him Self, his Heires, Execut¹⁸ & Assignes further Covent & Agree to & wth ye Sd Thomas Cheshire yt it Shall and may be Lawfull for him ye Sd Thomas his Heires & Assignes, quietly & peaceably to have, hold occupy, possess & enjoy ye Sd Third Pt of Sd Tract of Land wth Appliences thereof forever wthout the Lawfull Lett hindrance or Molestation of him ye Sd Samuel his Heires or Assignes or any other #son or #sons Lawfully Claiming for, by or undr him or any or either of them notwthstanding any former Gift, grant, Bargaine, Mortgage or Sale w'soever And ye Sd Samuel Doth hereby—(p. 156)—Doth hereby Bind himself & his Heires to Warrant & defend the Sd third apt of Sd Tract of Land to ye Sd Thomas Cheshire his Heires & Assignes forever according as it is before mentioned IN WIT-NES whereof I have hereunto Sett my hand & Seal the Twentyth day of September in ye yeare of our Lord one thousand Six hundred ninety two:

Signed Sealed & dd in prence of
John Newman: Joseph Dickinson
The marke X of
Hannah Dickinson

Samuel Dickinson O
The marke X of
Lydia Dickinson

(p. 157)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Ap#taine; Bee it known that I Henry Townsend Sen of Oysterbay in Queens County on Long Island in ye Prince of Yorke for & in ye Considuation of Thirteen pounds Silv money currant in this Collony in hand pd & Received before ye Sealing & dilivery hereof to my full content and Satisfaction And for other Good causes & Considacons me ye Sd Henry especially moving HAVE GIVEN, GRANTED, Alienated, Made ovr, Bargained, Sold and Confirm'd, And by these prsents I ye Sd Henry do Give, Grant, alienate make ovr, Bargaine, Sell & Confirme unto John Robins of Springfield in ye bounds of Oysterbay aforesd one Third at of all my Meadow at ye South of Oysterbay aforesd both fresh & Salt Meadow. was is one whole Share or purchasers Right as it Stands amongst the Land Evidences of Oysterbay to be already Laid out in three divisions web are of number 3: 9 & 2 & Bounded as in my Name it Stands Recorded; Together wthall my right, Title & Interest Claime & demand wtsoever weh I ye Sd Henry now have or wth any or either of my Heires Execut¹⁸ Administrat¹⁸ or Assignes may hereaft have of, to or in ye one Third at of ye before mentioned Right or Share of Meadow, wthall Issues & Phits from thence arising or growing, and all Customes & priviledges & wisoever els thereto belongs or in any wise ap@taines; TO HAVE & TO HOLD unto him ye Sd John Robins his Heires & Assignes all & Singular ye forementioned Third \$\psi\$t of ye Sd Right or Share of Meadow wth ye Appurtences thereof to ye only was use & behoof of him ye Sd John Robins his Heires & Assignes forever; AND ye Sd Henry hath put ye Sd John into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents AND ye Sd Henry doth for himself his Heires Executra & Assignes further Covenant & agree to & wth ye Sd John Robins that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Henry his Heires Executrs or Assignes or any other \$\pi\son or \$\pi\sons Lawfully Claiming for by or under him or any or either of them notwe standing any former Gift, Grant, Bargaine or Sale whatsoever IN WITNES whereof I have hereunto Sett my hand & Seal the Twenty fifth Day of Septembr in ye year of our Lord one thousand Six hundred eighty eight

Signed Sealed & dd in prence of us Henry Townsend Senr O John Newman John Wright

Henry Townsend Juneor

(p. 158)—THIS INSTRUMENT of writing of writing or deed of Sale witnesseth unto all Christian people to whom it may come or any waies Concerne know yee that whereas wee und

written Suscaneman alias Runasuck Samous & Quarapin all three Indeans are Impowred by ye rest of ye Indeans & Cheefe Ppriators of ye Lands Called by ye English Matenacock Scituate Lying & being wthin ye Pattent of Oysterbay wthin Queens County upon Long Island by vertue whereof and for the full Sum of Twelve pounds Silver money or Goods Equivolent to money to us pd before ye Signing & Sealing hereof have Bargained Sold & by present possession dd unto John Applegate of Oysterbay a Certaine Tract of Land at ye Cedar-Swamp So called, The first Bounds whereof begineth at A Black Oake Tree Robert Townsends Southeast Bound^r, and from thence South Sixty Rod to James Townsends Northeast Bound Ranging ye Same Breadth by Robert Townsends Land & James Townsends Lands westwardly to ye Cart way from Muskeeto Cove to ye plaines being ye Same Breadth at ye west end as at ye East And in quantity Sixty Acres more or Less, for ye value of Twelve pounds as abovesd Received, we do hereby manifest & Declare that wee have freely Sold & by preent possession delivered unto ye abovesd John Appellgate his Heires & Execut^{ra} Administrat^{ra} or Assignes, To have & to Hold, occopy, possess & Injoy ye Sd Tract of Land as Laid out by Nathaneel Coles and Tho: Townsend & Bounded as abovesd florever, ffrom us our Heires Execut¹³ Administratrs or Assignes or any other \spaces son or \spaces sons from by, or und us Laying Claime to any \$\po\text{to r} to r \po\text{cell thereof by prence} of Heireship, Grant, Sale or otherwise be it of wt nature wtsoever Ingaging our Selves Heires & Successors to uphold & maintaine him ye Sd John his Heires & Suckcessors in their peaceable Improvement & Injoymt of ye prmises as ffully & Amply to all Intents & purposes as Mought be written or worded according to Law to ye Confirmation of this our Deed of Sale we have Subscribed our hands & Set to our Seales in Oysterbay this 26th Day of March in ye Year 1685:

marke
Quarapin his X & Seal O
marke
Suscaneman his X & Seal O
marke
Samouse his X & Seal O

Signed Sealed & dd in prence of us Tho:Townsend: Henry Townsend Juneor

(p. 159)—TO ALL CHRISTIAN PEOPLE to whom this preent

writing Shall Come or in any wise apprtaine

Be it known that I Daniel Applegate of East Jersey in the County of Monmouth for and in ye Consideracon of ye Sum of Twenty nine pounds of Currant Silver money of this Prince of New Yorke in hand pd and received before ye Sealing & dilivery hereof in full payment & Satisfaction, And for other good causes

and Considiacons me ye Sd Daniel Especially Moving HAVE GIVEN GRANTED Alienated, Made over, Bargained, Sold & Confirm'd AND by these preents I the Sd Daniel do Give, Grant, Alienate, Make over Bargaine, Sell & Confirme unto Samuel Dickinson of Oysterbay in Queens County on Long Island in ye Prince aforesd A Certaine Tract or piece of Land & being at Cedar Swamp in ye bounds of Oysterbay aforesd web Land was formerly purchased by John Applegate of Oysterbay deceased Brother to ye Sd Daniel of ye Pprietors of ye Matenacock Indeans by thire Deed und their hands & Seals bearing Date ye 26th day of January 1685 and ye Sd John Applegate did by his Last will & Testament make me ye Sd Daniel Sole Execut of his Estate both real & personall whereby I ye Sd Daniel am now ye Lawfull possessor of ye Sd Land; The first Bounds whereof begineth at a Black Oake Tree Robert Townsends Southeast Bound^r, and from thence Sixty Rod to James Townsends Northeast Bound Ranging ye Same Breadth by Robert Townsends and James Townsends Land Westwardly to ye Cartway from Muskeeto Cove to ye plaines being ye Same Breadth at ye west end as att ye East, and in Quantity Sixty Acres be it More or Less TOGETHER wthall my Right, Title & Interest, Claime and demand wisoever weh I ye Sd Daniel now have or weh any or either of my Heires Execut¹⁸ Administrat¹⁸ or Assignes may hereaftr have of, to or in ye Sd Land or any \$\psi\$t or parcel thereof wthall Pfits & Issues priviledges ffences & what from thence doth arise or grow or is in or upon ye Same or in any wise doth thereto Apptaine TO HAVE & TO HOLD all & Singular ye prmises wth its Appurtences unto him ye Sd Samuel Dickinson his Heires & Assignes to ye only 争爭 use & behoof of him ye Sd Samuel his Heires & Assignes forever And ye Sd Daniel hath put ye Sd Dickinson into a Lawfull & peaceable possession of all & Singular the prmises by ye Dilivry of these prsents; And ye Sd Daniel Applegate doth for himself his Heires Execut¹³ & Assignes further Covenant & agree to & wth ye Sd Samuel Dickinson yt it Shall & may be Lawfull for him ye Sd Samuell his Heires & Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye prmises forever, wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Daniel his Heires or Assignes, or any other #son or #sons Lawfully Claiming for, by or und him ye Sd Daniel or for, by or und ye aforesd John Applegate or any or either of them And that he ye Sd Daniel will maintaine ye Same accordingly, notwithstanding any form Gift, Grant, Bargaine or Sale wisoever IN WITNES whereof I have hereunto Sett my hand & Seal ye Tenth Day of Novembr in ye year of our Lord one Thousand Six hundred eighty eight:

Signed Sealed & dd in prence of John Newman; Daniel Townsend

The marke of Daniel X Applegate O

Memorund that John Applegate Deceased who is mentioned in this win written Deed had a Right in ye Last Generall purchase by ye Inhabitants of Oysterbay of Matenacock Lands as appeares upon ye Back Side of ye Indeans Deed thereof wch Beareth Date ye 9th Day of January 1685: Now I Daniel Applegate wthin named do by these preents Sell & Confirme unto Samuel Dickinson wthin Mentioned, the above mentioned Right in ye Generall purchase from me & mine to him & his as Amply and fully & Largely as ye Land at Cedar Swamp Mentioned in this win written Deed is Confirmd unto him both in ye Grant, possession and in every Clause & Covenant thereof, And ye Sd Samuel Dickinson hath Given me full Satisfaction for ye Same to ye valew thereof before ye writing hereof as Witnes my hand and Seal this Tenth The marke of Day of November 1688: Witnes John Newman William Crooker Daniel X Applegate O

This next above written Memorand is written on ye Backside of ye Deed weh is first above entred in this page

TO ALL CHRISTIAN people to whom this preent writing Shall come or in any wise Apptaine; Be it known that I Elizabeth Dickinson of Oysterbay in Queens County on Long Island in ye Pvince of New Yorke Widdow & Relict of John Dickinson late of Oysterbay Deceased for and in ye Consideracon that ye Sd John Dickinson my Late Husband Left ye disposing of his estate amongst his Children both of Lands & Other estate wholely unto me ye Sd Elizabeth as by his Last will & Testament und his hand & Seal bearing date ye 26 Day of January 1688 at Large doth appear and for other good causes & Consideracons me ye Sd Elizabeth especially Moving HAVE GIVEN GRANTED Alienated made over & Confirm'd And by these prsents I ye Sd Elizabeth do Give, Grant Alienate, Make over & confi[rm] unto my Sonne Samuel Dickinson of Oysterbay aforesd the Moity or half of my Home Lott weh I now enjoy weh was formerly my Sd Husbands Lying & being in Oysterbay aforesd And is Bounded on ye West by John Townsends Home Lott on ye North—(p. 160)—On ye North by Simon Coopers Meadow, on ye East by a High way web goes to ye Meadows And on ye South by ye Street; for him my Sd Sonne Samuel to entr on possess & enjoy now next & Imediately after ye Date of these prsents, And also one third #t of my right of Comons Divided & undivided wch I now possess wthin ye old purchase of Oysterbay aforesd. And my Share of Meadow upon fort Neck at ye South of Oysterbay aforesd at or Imediately aftr ye Death decease or Departure out of this life of me of me ye Sd Elizabeth Dickinson; Together withall my Right, Title & Interest, Claime & demand w'soever weh I ye Sd Elizabeth now have or weh any or either of my Heires, Execut^{rs} or Administ^{rs} may hereaft^r have of, to or

in ye Sd Half Lott, Right of Comons or Meadow; or any #2t or #cell thereof wthall ye Appletrees and other ffruit Trees and wtsoever els is now Standing or Growing on ye Sd half Lott wthall Issues & Phits, Customes & priviledges to all & Singular ye prmises Doth belong or in any wise Apptaine TO HAVE & TO HOLD unto him ye Sd Samuel Dickinson his Heires & Assignes all & Singular ye prmises wth ye Apretences thereof (from ye time & times before Limetted & expressed) to ye only ## use & behoofe of him ye Sd Samuel his Heires and Assignes forever And the Sd Elizabeth hath put ye Sd Samuel into a Lawfull & peaceable possession of ye Sd Half Lott by ye Dilivery of these prsents; And ye Sd Elizabeth doth for herself, her Heires, Executra, Administratra & Assignes, further Covenant & agree to & wth the Sd Samuel that it Shall & may be Lawfull for him ye Sd Samuell his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises as before is expressed forever without ye Lawfull Lett hindrance or Interuption of her ye Sd Elizabeth her Heires or Assignes, Executrs or Administratrs or any other \$\politicut{9}\text{son or }\politic{1}{2}\text{sons Lawfully} Claiming for by or und her or any or either of them or for by or undr any or either of ye Heires, Executrs or Assignes of ye Abovenamed John Dickinson Notwithstanding any former Gifts. Grants, Bargines or Sales wisoever; And yt ye Sd Elizabeth Doth hereby Ingage her Self her Heires, Executra & Assignes to Maintaine & defend ye Same Accordingly to ye Sd Samuel his Heires & Assignes forever IN WITNES whereof I have hereunto Set my hand & Seal ye Tenth Day of Novembr one thousand Six hundred eighty eight

Signed Sealed & dd

The marke of X

John Newman: Moses Mudg: Elizabeth Dickinson O

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Ap#taine Be it known yt whereas Elizabeth Dickinson Widd. Late of Oysterbay in queens County on Long Island in ye Colony of New Yorke deceased did in her Life time give & grant to her Son Samuel a Certaine Tract of Woodland Lying & being at ye head of ye Mill river by a Deed undr her hand & Seal bearing Date ye tenth Day of Novemb 1688 and Stands Recorded in Oysterbay in ye Book B: page 160 In wch Deed ye Sd Land is expressed and known by ye Denomination of one third #t of her ye Sd Elizabeths right of Divided Comons in ye old purchase of Oysterbay, and also in & by ye Same Deed ye Sd Elizabeth did give & grant to her Sd Son Samuel ye Moity or half of her Home Lott wch was formerly her husband John Dickinson deceased wth one third #t of her undivided Comons in ye old purchase aforesd and also her Share

of Meadow upon ye ffort Neck at ye South of Oysterbay aforesd all Included in ye forementioned Deed, And further ye Sd Elizabeth Did by her Last Will & Testam' bearing Date ye tenth Day of Septemb Anno Dni: 1691: give & bequeath to her Sd Son Samuel ffive Acres of Land at ye plaines: Now I Joseph Dickinson eldest Son to ye Sd John & Elizabeth Dickinson for & in ye Considiation of Certaine agreemts had & made between me ye Sd Joseph & my Brothers & Sisters and for other good Causes & Considuacons me ye Sd Joseph especially Moving HAVE GIVEN, GRANTED Infeored Ratified & Confirm'd And by these preents I ye Sd Joseph do Give, Grant, Infeoff, ratifie & Confirme unto my Brother ye Sd Samuel Dickinson all ye forementioned given by my Sd Mother to my Sd Brother Samuel on ye aforesd Deed & Will (That is to Say) the half Lott Woodland, Comonage, Meadow & plaine Land, wthall ye right title & Interest, Claime & demand wtsoever weh I ye Sd Joseph now have or weh any or either of my Heires Executre or Assignes may hereaft have of to or in ye fore recited p mises or any \$9t or Pcell thereof, whall Pfits & Issues from thence arising or Growing whall priviledges thereto of Right Ap#taining TO HAVE & TO HOLD unto him ye Sd Samuel his Heires & Assignes all and Singular ye prmises as before expressed to ye only we use & behoof of him ye Sd Samuel his Heires, & Assignes forever, And ye Sd Joseph doth for himself his Heires, Executrs & Assignes further Covenant to & wth ye Sd Samuel that it Shall & may be Lawfull for him ye Sd Samuel his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd Joseph his Heires or Assignes or any other #son or #sons Lawfully Claiming for by or und him or any or either of them Notwthstanding any former Gift, Grant, Mortgage Bargaine or Sale wtsoever, And I ye Sd Joseph do bind my Self & my Heires to warrant and defend ye Same accordingly IN WITNES whereof I have hereunto Set my hand & Seal the third day of Octobr in ye Yeare of our Lord one thousand Six hundred Ninety two

Signed Sealed & dd in prence of us Joseph Dickinson O John Newman: Thomas Cheshchir

The marke X of Hannah Dickinson

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall Come or in any wise Apraine: Be it known yt I David Underhill of Oysterbay in queens County on Long Island Alias Nassau In ye Collony of New Yorke for and in ye Consideration of ye Sume of Six pounds of Currant Money of New Yorke in hand—(p. 161)—in hand paid & by me ye Sd David received

of Samuel [Dickinson of] Cedar Swamp in ye Bounds of Oysterbay aforesd before ye Sealing & dilivery [here] of in full payment & Satisfaction And for other Good Causes & Consideracons me ye Sd David especially Moving HAVE GIVEN, GRANTED Alienated, Infeoffed Assigned, Sold & Confirm'd, And by these prsents I ye Sd David do Give, Grant Alienate, Infeoffe, Assigne Sell & Confirme unto Samuel Dickinson aforesd all that of a Pcell of Land at Cedar Swamp aforesd weh I ye Sd David formerly bought of Sd Samuel Dickinson as by a Deed und his hand & Seal bearing Date ve Second Day of March 1690 Will apear weh Deed Stands recorded in Oysterbay in Lib: B: page 216: web Sd 御cell or Spott of Land is Lying & being at ye Southeast Corner of Sd Samuels Tract of Land weh he now Liveth on, And is Bounded adjoyning to ye Land of James Townsend, Begining at ye Northeast Corner Bound of James Townsends Land, and So Ranging westwardly, by Sd James Townsends Land Thirty two rod, And from thence Northwardly fifteen rod to a Leaning Red Oake, ffrom thence Eastwardly Thirty two rod to a Stake Markt, And from thence Southwardly fifteen rod to ye first Bound Including win ye Sd Bounds three Acres of Land Compleat, Together wthall my right, title & Interest, Claime & demand wtsoever weh I ye Sd David now have or weh any or either of my Heires Execut^{re} or Assignes may hereafter have or (of) to or in ye Sd Three Acres of Granted Land wthall Phits Issues, Comodties, Timber, Trees, ffences, Swamps wthin ye Sd Bounds Contained or to ye Same in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Samuel Dickinson his Heires & Assignes ye Sd Granted Three Acres of Land & prmises wth ye Ap-Ptences thereof to ye only PP use & behoof of him ye Sd Samuel Dickinson his Heires & Assignes forever, And ye Sd David hath put ye Sd Samuel into a Lawfull & peaceable possession of Sd Granted Three Acres of Land by ye Dilivery of Turfe & Twigg & by ye dilivery of these preents, And ye Sd David doth for himself his Heires Executre & Assignes ffurther Covent & agree to, & wth ye Sd Samuell Dickinson that it Shall & may be Lawfull for him ye Sd Samuel his Heires & Assignes quietly & peaceably to have, Hold, Occupy, possess & enjoy all & Singular ye Granted prmises forever without ye Lawfull Lett hindrance or Interuption of him ye Sd David his Heires or Assignes or any other #son or #sons Lawfully Claiming for by or und him or any or either of them Notwthstanding any former Gift Grant, Mortgage or Sale wt Sale wtsoever, And ye Sd David Doth hereby bind himself & his Heires to warrant & Defend ye Sd Granted Land & prmises to ye Sd Samuel his Heires & Assignes forever, According as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal ye Eleventh Day of October in ye year of our Lord one thousand Six hundred Ninety ffour

515

David Underhill O

Signed Sealed & dd in prsence of us John Newman Anthony Wright

Novemb^r ye 9th 1694 David Underhill came before me one of their Ma^{ties} Justices of ye peace for Queens County & Acknowledge this to be his reall Act & Deed Nathaneill Coles

These are to Infform all people to whome It may Any wise Consern that Gersham Lockwood of Greenwitch In ye Collony of Coneticut & &c & ye Widdow Elizabeth Wright of Oysterbay In Queens County on Long Island were published According to order and stood up & took themselves as man & wife before Edward White justice of ye peace ye 3 day of August 1697

(p. 162)—[TO ALL] CHRISTIAN PEOPLE to whome this present writing Shall Come or in any wise Appertaine: Be it known that I Daniel Applegate of Shrewsbury Bounds in East Jersey for & in ye consideration of ye Sume of Two pounds Silver money Currant in this Prince of New Yorke to me in hand pd & received before before ye Sealing & dilivery hereof in full payment & Satisfaction, And for other good causes and Considerations me ye Sd Daniel especially Moving have Given, Granted Alienated Made over, Bargained, Sold & Confirm'd, And by these prsents I ye Sd Daniel do Give, Grant, Alienate, Makeover, Bargaine, Sell & Confirme unto Isaac Daughty of Littleworth in ye Bounds of Oysterbay on Long Island in Queens County in ye province of New Yorke, halfe a Share of Meadow Land at ye Bever Swamp Meadows in ye Bounds of Oysterbay aforesd Lying at ye South Side of James Townsends Salt Marsh; web Share of Meadow Capt Thomas Townsend formerly Gave to John Applegate now deceased, Brother to ye Sd Daniel Applegate as by his Deed of Gift dated ye 14th day of Octob 1685: doth appeare, And as it Stands Recorded amongst ye Land Evidences of Oysterbay in Libre B: page ye 31: And ye Sd John Applegate Deceased did by his Last will & Testament make me ye Sd Daniel ye Sole Execut of his Estate both Reall and Psonal whereby I ye Sd Daniel am now ye Lawfull possessor of ye Sd Meadow Land: Together wthall my right, Title & Interest, Claime & Demand whatsoever weh I ye Sd Daniel Applegate now have, or weh any or either of my Heires Executrs Administratrs or Assignes may hereaft have of & in ye Sd Meadow Land or any #t or #cel thereof; wthall Issues & Phits; priviledges or wtsoever els thereto belongs or in any wise Apptaines TO HAVE & TO HOLD unto him ye Sd Isaac his Heires & Assignes ye Sd Meadow Land wth ye Appurtenances thereof to ye only www use & behoof of him ye Sd Isaac his Heires & Assignes forever AND ye Sd Daniel hath put ye Sd Isaac into a Lawful & peaceable possession of the

Said Meadow by ye dilivery of these prsents, And ye Sd Daniel doth for himself his Heires, Executro & Administratro further Covenant & agree to & wth ye Sd Isaac that it Shall & may be Lawfull for him ye Sd Isaac Daughty his Heires and Assignes quietly & peaceably to have, hold, Occupie, possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett, hindrance or Interuption of him ye Sd Daniel his Executro Administratro or Assignes or any other \$\mathbb{H}\$son or \$\mathbb{H}\$sons Lawfully claiming for, by or undo him the Sd Daniel, or for by, or undo ye aforenamed John Applegate him or any or either of them and that he ye Sd Daniel will Maintaine ye Same accordingly IN WITNES where-of I have hereunto Set my hand & Seal the Tenth Day of Novembo in ye year of our Lord one Thousand Six hundred eighty eight

Signed Sealed & dd in prsence of

John Newman: Samuel Dickinson

The marke of X

Daniel Applegate O

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Apptaine, Be it known yt I Jonathan Wood of Littleworth in the Bounds of Oysterbay in queens County on Long Island alias Nassau in ye Collony of New Yorke for & in ye Considiation of ye Sume of Twenty three pounds of Current Silver money of this Collony in hand pd & by me ye Sd Jonathan recd of Isaac Daughty of Newwark in ye Bounds of Oysterbay afore Sd to my full Content & Satisfaction and for other Good Causes & Considiations me ye Sd Jonathan especially Moving have Given, Granted Alienated Infeoffed, Assigned, Sold & Confirmd And by these preents I ye Sd Jonathan & mercy ye now wife of ye Sd Jonathan Jonathan do Give, Grant Alienate, Infeoff, Assigne Sell & Confirme unto Isaac Daughty aforesd, one Deed of Sale weh John Wright of Oysterbay aforesd gave to John Sibley then of Cow Neck in ye Bounds of Hempsteed in ye County aforesd undr his hand & Seal bearing Date ye Sixth Day of September in ye year 1689 weh Sd Deed was afterward Assigned Assigned to to John Davis of Littleworth aforesd by ye Sd Sibley by an Assignment und his hand & Seal bearing date ye 19th Day of Septembr 1689: And afterward ye Sd Deed was by Sd John Davis Assigned unto us ye Sd Jonathan & Sd Mercy by an Assignmt und his hand & Seal bearing Date ye eighth Day of December 1692 in weh Sd Deed ye Sd John Wright hath Given & Granted to ye Sd Sibley ye Moity or halfe of Eighteen Acres of Land at Littleworth aforesd the Bounds whereof wth ye prviledges & Ap@tences thereto belonging is plainly described in Sd Deed weh Stand Recorded in Oysterbay in ye Booke B: page 241: And one other Deed of Sale web ye Sd John wright Gave to James Hadlock of Littleworth aforesd under his Hand & Seal bearing

Date ye Sixth Day of September in ye year 1689: weh Sd Deed was by the Sd James Hadlock afterward Assigned unto peter Adoliveson of New Yorke by an Assignmt undr his hand & Seal bearing Date ye 10th Day o March 1690: And afterward ye Sd Deed was by an Assignm^t und^r his hand & Seal of ye Said peter Adolieveson assigned over to us ye Sd Jonathan & Sd Mercy bearing Date ye 29th Day of December 1692: In & by weh Deed ye Sd John wright hath Given & Granted to ye Sd Hadlock the other Moity or halfe of ye above Mentioned eighteen Acres of Land at Littleworth aforesd with ye one half of ye Moity or halfe of a right of Comons in ye New purchase of Oysterbay aforesd, the Bounds, priviledges & Apptences thereto belonging is plainly described in Sd Deed web Stands recorded in Oysterbay in ye Booke B: page 312: And one other Deed of Sale web John Davis abovesd—(p. 163)—hath passed & Given und his hand & Seal to ye above named Jonathan Wood and Mercy his wife bearing Date ve Twenty eighth Day of December in ye year 1692: wherein a Certain piece of Swamp Land at Littleworth aforesd towards ye Mouth of ye ffishing Crick So Called is Given & Granted to ye Sd Jonathan & Mercy his wife the Bounds & Limitts whereof is plainly Demonstrated in ye Sd Deed web Stands recorded in Oysterbay in ye Booke B: page 241: And one other Deed of Sale weh John Wood of New Worke now deceased did in his Life time pass & Give to ye Sd Jonathan Wood und his hand & Seal bearing Date ye 25th Day of July 1692: wherein is Given & Granted by ye Sd John Wood to ye Sd Jonathan his Naturall Brother a Certaine piece or parcell of Land at New Worke aforesd being #t of ye Sd John Woods Accomodation there, And is in quantity Eleven Acres or Somwhat more, the Bounds Limitt, prviledges & Apprences thereof is plainly demonstrated in Sd Deed web Stands recorded in Ovsterbay in ye Booke B: page 240: Together wthall ye Lands or Swamps Mentioned & Granted in & by the forementioned four Deeds and every \$\psi\$t & \$\psi\$cell thereof excepting only what is excepted in \$\text{Sd}\$ Deeds or in any of ye Assignm^{ts} thereof Together wthall our right title & Interest Claime & demand wtsoever wth wee ye Sd Jonathan & ye Sd Mercy now have or weh any or either of our Heires. Executrs or Assignes may hereafter have of, to or in ye forementioned Deeds or any or either of them & of to or in ye Sd Lands Granted & Contained in Sd Deeds & every #t & #cell thereof wiball Witts Comoditys Timber Trees ffences, Houses & out Houses wiball other priviledges & Ap#tences to ye Sd Granted prmises is belonging or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Isaac Daughty His Heires & Assignes all & Singular ye Sd the Sd Granted, Deeds & Land & prmises & every ## & #Pcell thereof to ye only ### use and behoofe of him ye Sd Isaac Daughty his Heires & Assignes forever, And ye Jonathan & Mercy his wife have put ye Sd Isaac into a Lawfull

& peaceable possession of all & Singul the Sd Granted prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of Sd Deeds & by ye Dilivery of these preents, And ye Sd Jonathan & Mercy his wife do for themselves their Heires Executre & Assignes further Covent & agree to & with ye Sd Isaaac Daughty yt it Shall & may be Lawfull for him ye Sd Isaac his Heires & Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye Sd Granted Lands Deeds & prmises and every #t & #Pcell thereof forever wthout ye Lawfull Lett hindrance or Molestation of them ye Sd Jonathan & Mercy his wife or either of them their or either of their Heires, Executre or Assignes or any other #son or Psons Lawfully Claiming for, by or und them or any or either of them Notwithstanding any former Gift, Grant, Mortgage or Sale wtsoever, and ye Sd Jonathan & ye Sd Mercy do hereby bind themselves & their Heires to warrant & Defend all & Singul the forementioned Granted Land & prmises to ye Sd Isaac Daughty his Heires & Assignes forever According as before is expressed IN WITNES whereof wee have hereunto Sett our hands & Seales ye 29th Day of September in ye yeare of our Lord one thousand Six hundred Ninety ffour

Signed Sealed & dd in prence of us John Newman: Anthony Wright

The marke X of George Downing

The marke X of
Jonathan Wood O
The marke X of
Mercy Wood O
vide 396

Be it known by these preents yt I David Underhill In Consideration that Samuel Dickinson of Cedar Swamp in ye Bounds of Oysterbay in queens County hath Granted & Confirm'd unto me a Certaine Lott or Share of Meadow at ffort Neck at ye South of Oysterbay aforesd by a Deed under his Hand & Seal bearing Date ye fourth day of Aprill in ye yeare of our Lord one thousand Six hundred Ninety to my full Content & Satisfaction And for other good Considiations me especially Moving I ye Sd David Underhill Have Assigned, Madeover & Confirm'd and by these prents do Assigne make over & Confirme unto Samuel Dickinson aforesd this win written Deed withall ye right title & Interest weh I now have or weh my Heires Executes or Assignes may hereafter have thereunto or to ye Meadow therein Granted as ffully & Amply as it is made unto me by ye Sd wthin written Deed weh Beareth Date with these preents unto him ye Sd Samuel Dickinson his Heires & Assignes forever In Witnes whereof I have hereunto Set my hand & Seal ye flourth Day of Aprill one thousand Six hundred Ninety ffive David Underhill O

Signed Sealed & dd in prence of us John Newman Nathaneil Coles Job Wright

Day & Date above Written David Underhill acknowledged before me one of their maties Justices of ye peace that this above written is his reall & voluntary act & Deed

Nathaneill Coles:

This Assignm^t is of a Deed from Anthony Wright to David Underhill & it is entred in this Booke in page 357:

(p. 164 blank; p. 165)—THOMAS DONGAN Capt General Governour in Chiefe & Vice Admiral in & over ye Pvince of New Yorke & Teritorys Depending thereon in America, Udr his Matte James ye Second by the Grace of God of England, Scotland, ffrance & Ireland Defend of ye ffaith &c TO all whome these preents Shall come SENDETH GREETING; WHEREAS there is a Certain peece or parcel of Land on ye East Side of Hempsteed Harbour between Sd Harbor & ye Cartway Leading from Musketo Cove to Hempsteed Containing the quantity of Two hundred Acres weh Said Land is Scituate & Lying in Queens County on Long Island KNOW YEE that by vertue of ye Comission & Authority to me Derived and power in me Residing I have Given, Granted, Rattified, Released & Confirmed; and by these prsents Do Give, Grant, Rattifie & Confirme unto Runisuck of Matenicock for & on ye behalf of himself & ye Rest of ye Indians of ye Sd place All ye before Receited peece or parcel of Land wihall & Singular its Rights, pastures, ffeedings, Meadows, Marshes, Woods, Underwoods, Lakes, Brookes ponds & Apurtenances wisoever belonging or in any wise Ap@taining TO HAVE & TO HOLD the Sd peece or parcel of Land & prmises wth their & every of their Appurtenances unto ye Sd Runasuck & ye rest of ye Sd Indians aforesaid & their Heires, to their only proper use, Benefit & behoofe of ye Sd Indeans & their Heires forever Yeilding Rendring & paying therefore yearly & every Year forever unto his Most Sacred Matie his Heires & Suckessors or to Such Officer or Officers as Shall by him or them be Appoynted to receive ye Same one Shilling Curtt Money at ye City of New Yorke PROVIDED alwaies that it Shall not be in ye power of ye Sd Indeans or their Heires to Grant or Convey ye Sd Land & prmises to any person or persons whatsoever Anything in this pattent to ye Contrary in any wise notwithstanding IN TESTIMONY whereof I have caused these preents to be Recorded in ye Secretary office And ye Seal of the Province to be Hereunto affixed this 27th Day of June X 1687 And in ye Third year of his Maties Reigne

Examined June 27: 1687 Tho Dongan

W nicolls

(The above grant is perhaps evidence of the continued efforts of the Governors to increase the moderate quit rents stipulated in the early patents, by preventing, or making difficult, the purchase

of land from the Indians until the Town would willingly change the terms of the Patent.

Whereas Severall disputes have from time to time arisen touching ye L propriety of ye Lands to ye North of Hempsteed plaines towards ye Sound Commonly Called Matenacock Lands; At ye Request of ye Indean owners & proprietro of ye Sd Land I do hereby Certifie that there Appeares nothing upon ye Records neither in ye times of Coll Nicolls, Coll Lovelace nor Since his Hongy present Governoro time, weh Signifies yt Guift, Sale or Conveyance of the Sd Land Called Matenicock Land upon any Consideration by ye Indyan proprietro to ye Inhabitants of ye Town of Hempsteed or any of them, But on ye Contrary they have ever Signified their unwillingness to Consent thereunto or Comply with them therein In testimony whereof I have hereunto Sett my hand this 12th Day of May: 1676:

This is a true Record it being deligently Compared wth ye originall by

Matthias Nicolls Secre

This is a true Record it being deligently Compared wth ye originall by

Massipeague in ye Bounds of Oysterbay

Whereas wee ye Sd Indians Pprietrs of all ye Lands at ye South of Oysterbay aforesd and of other Necks of Lands, Islands & Beaches both on ye East & West Sides thereof of all web Lands Islands & Beaches we ye Indians whose Names are here underneath Subscribed & Seales Affixed are undoubtedly the true Heires & #prietrs or (of) ye fforementioned Lands Islands & Beaches as far as ye right & title of ye Massepeague Indians, And whereas wee ye Sd #prietrs being Credibly Informed that Opesum an Indian ye Son of Tackapowshah did formerly in his Life time Sell & dispose of Certain Lands at ye Sd South, that is to Say Necks of Land Islands & Beaches within ye preents of us ye Sd Prietra unto Severall English men of Oysterbay & els Where and Gave Bill of Sales for the Same Now wee ye Sd Indians Prietors for ye better Satisfaction to all our posterity & after Comers of us ye Sd Indians and of all Englishmen yt are or may be Concerned herein do here by these preents declare that ye Sd Opesum Indian had never any power nor Authority Neither in himself nor from any other to Sell or dispose of any of ours ye abovesd Indians Land, And therefore wee would have all people take Notice yt we do absolutely make our prest against all Such Sale of Lands by the Sd Opesum, And if he Gave any Bill or Bills of Sale of any of ours ye Sd Pprietra Land that ye Sd Bill or Bills or Sale are of no force or effect to hold any Such Land, And this wee declare to be our Act & Deed, And do desire it may be entred amongst ye Records of Oysterbay weh may prvent discord in after Ages, to web wee Subscribe our hands & Seales the tenth Day of ffebruary Anno Dni: 1693:

Signed Sealed in ye prence of us John Townsend Senr	Tack X poucha his mark	0
Hannah Townsend	Chip X pie	0
Neeck X Coe	his mark	_
his marke	Sawmes X	O
Shewo X Nonnick	his marke	_
_ his marke		O
Samonce X	his marke	
his marke		
Ephraim Carpenter		

I thomas Townsend of Rhode Island do hereby acquitt ye Indians of Massepeague Prietors of ye Neck of Land Comonly Called Lattens Neck from any ffurther Claime right or pretence to ye Sd Neck to me formerly Conveyed by Deed as may or Shall appeare und ye hand of Capt Opesum as witnes my hand & Seal in Oysterbay this Second Day of October: 1696: in presence of us Nathaniell Coles Sen Job: Wright: Tho: Townsend O

(p. 166)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Apptaine Be it known that I John Townsend of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Consideration of ye Sume of Thirty three pounds of Silver money currant in this prvince in hand pd & received in full payment & Satisfaction before ye Sealing & dilivry hereof and for other good causes & Considracons me ye Sd John especially Moving HAVE GIVEN GRANTED Alienated, Made over, Bargained Sold & Confirm'd And by these prsents I ye Sd John do Give, Grant, Alienate; Makeover, Bargaine Sell and Confirme unto Hope Willits of Hempsteed in Queens County aforesd one Lott or Share of Meadow Lying & being on ye South of Hempsteed aforesd and on the Neck Comonly Called Halfe Neck, And Bounded on ye East Side wth Richard Stich his Meadow, and on ye West Side wth John Smiths Meadow, And also all ye Upland weh I ye Sd John Townsend now have any Right or Claime unto on ye aforesd Neck win ye ffence yt now is thereon; Which Meadow & Upland did fformerly belong to John Smith of Hempsteed, but now in ye possession of ye Sd John Townsend the Sd Meadow being by estimation Sixteen Acres & half be it more or Less Together wthall my Right, Title & Interest, Claime & Demand w'soever weh I ye Said John Townsend now have, or weh any or either of my Heires, Executra Administratrs or Assignes may hereaftr have, of, to or in ye Sd Meadow and Upland and every #t & #cell thereof wthall #fits & Issues, ffences or ffencing Stuff, Customes & priviledges or other Emoluments wesoever therefrom arising or Growing or in any Wise Appetaining TO HAVE & TO HOLD unto him the Sd Hope Willits his Heires & Assignes the Sd Meadow & Upland

Abraham Allens Land, Lying & being wthin ye Bounds of ye pattent of Oysterbay aforesd, Together wthall my right, Title & Interest, Claime & demand w'soever weh I ye Sd John Rogers now have or weh any or either of my Heires, Executro or Assignes may hereaft have of to or in ye Sd #cel of Land & every # & Pcell thereof wiball issues & Phits from thence arising or Growing wthall ye Trees or wtsoever els is thereon Standing or Growing or in any wise Appertaining; TO HAVE & TO HOLD unto him ye Sd Abraham Allen his Heires & Assignes all & Singular ye p^rmises wth ye Ap钾tences thereof to ye only 钟钟 use and behoofe of him ye Sd Abraham Allen his Heires & Assignes forever, And ye Sd John Rogers hath put ye Sd Abraham Allen into a Lawfull & peaceable possession of all & Singular ye forementioned Land by ye dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd John Rogers doth for himself his Heires Execut¹³ & Assignes further Covenant & agree to & wth ye Said Abraham Allen that it Shall & may be Lawfull for him ye Sd Abraham Allen his Heires & Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye prmises wth ye Ap#tences thereof forever, wthout ye Lawfull Lett hindrance or interuption of him ye Sd John his Heires, Executre or Assignes or any other \$\positions on \$\positions on Lawfully Claiming for by or und him or any or either of them Not with standing any former Gift, grant, Mortgage or Sale wisoever, And further ye Sd John doth hereby bind himself & his Heires to warrant & defend the aforesd Land to ye Sd Abraham Allen his Heires & Assignes forever, according to the grant and Covenant before expressed IN WIT-NES whereof I have hereunto Sett my hand & Seal the Twentyth Day of July in ye year of our Lord one thousand Six hundred Ninety two

Signed Sealed & dd in prence of us

John Newman

John Rogers

Henry Townsend Junior John Townsend

(p. 168)—TO ALL CHRISTIAN people to whom this preent writing Shall come Be it Be it known yt I William Buckler of Oysterbay in queens County on Long Island alias Nassaw in ye Collony of New Yorke for & in ye Consideration of ye Sume of Three pounds & Ten Shillings Currant Money of New Yorke in hand pd & by me ye Sd William recd. of Abraham Allen of Oysterbay aforesaid before ye Sealing & dilivry hereof in full payme & Satisfaction, And for other good Causes & Considerations me ye Sd William especially Moving HAVE GIVEN GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd And by these preents do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto Abraham Allen aforesd all yt of a Certaine piece or speell of Land Lying & being by the Sea or Waters Side, at ye

Rockey Spring on ye west Side of Applegates Land and on ye East Side of Sd Abrahams Land, And bounded as it was Laid out by ye Town Survey" on ye east Side of ye Rockey Spring on ye Mill river Neck in ye Bounds of Oysterbay aforesd. The ffirst Bound is a white Oake tree Standing by ye Banks Side, being ye Northeast Bound^r, thence Ranging along ye Bank by ye Sea to a High way going Crosse ye Neck, And So to rang South west towards ye Hill as ffar as to make ffour Acres of Land Compleat, Together withall my right Title & Interest Claime & Demand w'soever weh I ye Sd William now have or weh any or either of my Heires, Executrs or Assignes may hereaftr have of to or in ye Sd Granted flour Acres of Land wthall Wfits Comoditys, Timber. Trees, ffences, wth wt els is now being Standing or Growing in & upon ye Same wth wt els to ye Same is in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Abraham Allen his Heires & Assignes all & Singular ye Sd Granted ffour Acres of Land & prmises wth ye Apprences thereof to ye only pure use & behoofe of him ye Sd Abraham Allen his Heires & Assignes fforever, And ye Sd William hath putt ye Sd Abraham into Lawfull possession of ye Same by dilivery of Turfe & Twigg & by these presents And the Sd William doth for himself his Heires Executra & Assignes ffurther Covent & agree, to & wth ye Sd Abraham Allen that it Shall & may be Lawfull for him ye Sd Abraham his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted printises fforever wthout ye Lawfull Lett or Molestation of him ye Sd William his Heires or Assignes or any other \$\psi\$son or \$\psi\$sons Lawfully Claiming for, by or undr him or any or either of them Notwthstanding any former Grant, Mortgage, Dowery or other Conveyance wtsoever, And ye Same to ye Sd Abraham his Heires and Assignes forever to warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Twenty second Day of November in ye year of our Lord one thousand Six hundred Ninety ffive

Signed Sealed & dd in prence of us
John Newman: The mark X of
Edmond Wright

the mark X of William Buckler

(p. 169)—TO ALL CHRISTIAN PEOPLE to whom this p'sent writing Shall come or in any wise Ap#taine; Be it known that I James Cock of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye #vince of New Yorke for & in ye Considiation of my Natural Love and Affection to my Son John Cock, And for divers other good causes & Considiacons me ye Sd James especially Moving: Have Given, Granted, Alienated, Assigned Made over & Confirm'd And by these p'sents I ye Sd James do Give Grant, Alienate Make over & Confirme unto my Son John Cock aforesd a Certaine #cel of Land Lying & being at

Matenacock aforesd weh I ye Sd James Bought of ye Indeans as by a Deed und their hands & Seales bearing Date ye first day of June 1682 doth appear; weh Deed Stands Recorded in Oysterbay in ye Book A page ye 137: And Bounded as ffolloweth; The first Bound beginneth at Christopher Howksursts Southeast Bound on ye North Side of ye flootway to Muskeeto Cove, and from ye Sd Bound^r Eastwardly by ye Sd Way fourty Rod to a Black Stump by ye Sd paths Side; from thence one hundred & Sixty Rod Northwardly being ye Same Breadth in ye Reare as in ye ffront by ye ffoot path; being Bounded on ye West Side by Christopher Howkursts (Hawkhurst) Land, on South by ye foot way, And on ye East Side & North end by ye Comons yet unsold; Containing wihin ye Sd Bounds flourty Acres of Land, taking in ye Boggs near ye halfway Tree So Called; Together wthall my Right, Title and Interest, Claime & Demand wtsoever web I ye Sd James now have or weh any or either of my Heires Executra Administratre or Assignes may hereaftr have of & in ye Sd Land or any #t or #cel thereof wthall #fits & Comoditys thereto belonging TO HAVE & TO HOLD unto him ye Sd John Cock his Heires & Assignes all ye aforementioned Land wth the Apthences thereof to ye only www use & behoof of him ye Sd John Cock his Heires & Assignes (()after ye hour of my Death, Decease & departure out of this world) forever, And ye Sd James doth for himself his Heires Execut^{rs} Administrat^{rs} & Assignes further Covenant & agree to & wth ye Sd John that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular the prmises with ye Aprilences thereof (Aftr ye Death & Decease of me the Sd James) forever wthout ye Lawfull Lett hindrance or Interuption of me ye Sd James my Heires or Assignes or any other #son or #sons Lawfully claiming for, by or und me Notwithstanding any former Gifts, Grant, Bargaine or Sale whatsoever; IN WITNES whereof I have hereunto Sett my hand & Seal the Eighteenth Day of March in ye year of our Lord one thousand Six hundred eighty seven

Signed Sealed & dd in prence of us: John Newman: Job Wright

The mark X of James Cock O

(p. 170)—Be It Known unto all men by these presents that we Joseph Dickinson of Cedar swamp In ye Township of Oysterbay In Queens County on ye Island of Nassau In ye province of Newyorke and Rose the now wife of ye Said Joseph ffor and In ye Consideration of the Sume of twenty five pounds Currant mony of Newyork In hand paid and by us ye Said Joseph and Rose Received of our Brother John Townsend of Oysterbay aforesaid In ffull payment and Satisfaction and ffor other good Causes and Considerations us ye Said Joseph and Rose Especially

Moveing Have Assigned madeover and Confirmed and by these presents Do assigne make over and Confirme unto John Townsend our sd Brother all our Quarter part of ye Gristmill and Sawmill weh was Given assigned & madeover unto us ye Said Joseph and Rose by our ffather Henry Townsend Deceased and priviledge in ye Stream as may be Seen In a deed under his hand & Seale Entred In ye Record of Oysterbay In Libr B page 86 to Have & to Hold unto him John Townsend our Said Brother his Heires or assignes fforEver all and Singular ye Said granted premises ffrom us ye Said Joseph & Rose our Heires Executors or assignes forEver to possess and Enjoy as firmly as Is made unto us In Witness whereof wee have hereunto Sett our hands & ffixed to our Seales this twentyeth Day of June in ye year of our Lord one thousand Six hundred Ninety eight
Signed Sealed and Delivd

Rose Dickinson

Signed Sealed and Delivd In ye presence of us testes James Sands John Underhill Isaac Smith

(p. 171)— Be it known by these presents that I Robert Coles of Muskeeto Cove in ye Bounds of Oysterbay on Long Island ye Within Mentioned in this wthin Written Deed have Assigned made over & Confirmed & by these preents I ye Sd Robert do Assigne make over & Confirme unto Moses Mudge of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on Long Island in ye Prince of New Yorke this wthin written Deed web beareth Date ye 9th Day of January 1685: wthall ye Right, title & Interest, (which I ye Sd Robert now have or wch any or either of my Heires Execut^{rs} Administrat^{rs} or Assignes may hereaft^r have by virtue of ye Sd Deed to ye Meadow & Swamp therein Mentioned, To have & To hold to him ye to him ye Sd Moses his Heires & Assignes all yt is Mentioned in this Sd Deed in every Clause & Covenant as Amply & fully as it is made to me in ye Sd Deed, I ye Sd Robert having received for ye Same full Satisfaction in hand before ye Sealing & Dilivery hereof In Witnes whereof I have hereunto Set my hand & Seal ye ffifteenth Day of December in ye year of our Lord one Thousand Six hundred eighty eight Signed Sealed & dd in prence of us Robert Coles O John Newman Job Wright

The Deed weh is made over by this Assignm^t Stands Stands Recorded in this Book in page ye 107

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Application Be it known yt wee Suscaneman alias Runnasuck Sehor & Wero all three Indians & prietra of ye Indians Land Called Matenacock Lands, for & in ye Consid-

eration of ye Many ffavours & kindnesses by us ye Sd Indians Received of Moses Mudg of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on ye Island of Nassau or Long Island in ye Collony of New Yorke, And of Gervis Mudg of Muskeeto Cove aforesd Son of ye Sd Moses, And for other good Causes & Considuations us ye Sd Indians especially Moving HAVE GIVEN GRANTED, Alienated, Infeoffed, Assigned & Confirm'd and by these presents wee ye Sd Indians do Give, Grant, Alienate, Infeoffe Assigne & Confirme unto ye Sd Moses Mudge & Gervis Mudge as a free Gift, All that of a Certaine Tract or apcell of Upland Lying & being neer ye Head of Hempsteed Harbour or old Indian ffield & Bounded on ye North by Isaac Daughtys Land & on ye West by ye Sd Indians two Hundred Acres of Land, on ye South by the Mark't Tree at ye Southeast Corner of ye Sd Indians two Hundred Acres, And from ye Sd Tree Eastwardly to ye Highway Leading from Muskeeto Cove to ye plaines, And So by Sd path Northwardly to ye Sd Isaac Daughtys Land And also wee Sd Indians do Add to ye Gift & Grant abovesd a Small @cel of Land for the Sd Moses & Gervis to Build a House on if they See Cause on ye Indians two Hundred Acres at ye place already by Sd Indians is Appoynted them. If at ye Laying out or Measuring ye Sd Land, that Sd House plott Shall fall wihout ye above Granted Land, Together wihall ve right Title & Interest Claime & Demand w'soever web wee ye Sd Indians now have or weh any or either of our Heires Execut or Assignes may hereaft have of to or in ye Sd Granted Land as above bounded wth ye abovesd Addition wthall Affits, Issues, Timber, Trees, Swamps, Springs, Lakes or Rivers Contained wthin Sd Bounds wth whatsoevr els to ye abovesd Bounds is of right belonging or in any wise Apptaining TO HAVE & TO HOLD unto them ye Sd Moses Mudge & Gervis Mudge their Heires & Assignes all & Singular ye Sd Granted Tract of Land & prmises wth ye Ap#tences thereof to ye only ## use & behoof of them ye Sd Moses Mudg & Gervis Mudge their Heires & Assignes forever And ye Sd Indians have put ye Sd Moses & ye Sd Gervis into a Lawfull & peaceable possession of ye Sd Tract of Land & Granted prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of this preents And ye Sd Indians do for themselves their Heires Executrs & Assignes ffurther Covenant & agree to & wth ye Sd Moses Mudge & Gervis Mudge that it Shall & may be Lawfull for them ye Sd Moses & ye Sd Gervis their Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all and Singular ye Sd Granted Tract of Land & prmises wth ye Apptences thereof forever wthout ye Lawfull Lett Hindrance or Molestation of them ye Sd Indians or either of them their Heires Executre or Assignes or any other #son or #sons Lawfully Claiming for, by or und them or any or either of them Notwithstanding any former Gift, Grant, Mort-

gage or Sale w'soever, And wee ye Said Indians do hereby bind our Selves & our Heires to warrant & Defend ye aforementioned Tract of Land as above Bounded & p'mises to ye Sd Moses Mudg & Gervis Mudge their Heires and Assignes fforever, Against all Just Claimes yt Shall or may be made to ye Sd Granted Land or any \$\pi\$t or \$\pi\$cel thereof by any \$\pi\$son or \$\pi\$sons w'soever IN WIT-NES whereof wee have hereunto Sett our Hands & Seales ye Seventh Day of March in ye year of our Lord one Thousand Six hundred Ninety three

Signed Sealed & dd in preence of us John Newman Job Wright James Townsend

The marke X of Suskaneman O The marke X of Sehor O

This Indenture made ye fourth Day of ffebruary in ye year of our Lord one thousand Six hundred Ninety ffive, By & between Suscaneman alias Runasuck Indian & Chief Pprietor of ye Indians Lands at Hempsteed-harbour in Queens County on Long Island alias Nassaw in ye Collony of New Yorke of ye one ? And Gervis Mudg of Muskeeto Cove in ye Bounds of Oysterbay in ye County aforesd of ye other Pt as followeth, and Witnesseth yt the Sd Suscaneman for & in ye Considiation of ye Sume of Twenty pounds Currant money of New Yorke in hand pd and by me ye Said Suscaneman for & in ye behalf of ye rest of ye Indians of Sd Harbour received of Gervis Mudge aforesd before ye Sealing and Dilivery hereof to my full Content and Satisfaction And for other good Causes & Considiations me ye Said Suscaneman especially Moving Have Demised, Granted and to ffarme Letten And by these presents—(p. 172)—these presents do demise, Grant & to ffarme Lett unto Gervis Mudg aforesaid all yt of a Certaine Tract or parcell of Land Lying & being Neer the Head of Hempsteed Harbour aforesd or old Indian ffield, And bounded on ye North by Isaac Daughtys Land, on ye West by ye Sd Indians Two Hundred Acres of Land on ye South by Marked Tree at ye Southeast Corner of Sd Indians Two Hundred Acres, and from Sd Tree Eastwardly to ye High way Leading from Mus-keeto Cove to ye plaines and So by Sd High way Northwardly to ye Said Isaacs Land ye first Bound And also one other peece of Land Joyning to ye West Side of ye aforesd Granted Land, of Twenty ffive rod in Breadth North & South And to extend as ffar West as ye Head of Duck Cove Swamp (So called) Holding ye Same Breadth of Twenty ffive rods at all places from ye East end to ye West, Containing all ye Lands within thatoresd Bounds of both parcells of Land be it in quantity of Acres More or Less, Together with all my right, title & Interest Claime & Demand wtsoever wch wee ye Said Indians now have or wch any or either

of our Heires, Execut^{re} or Assignes may hereafter have of, to or in ye Sd Granted parcells of Land, wthall Pfits, Timber, Trees, Waters, ponds, Swamps and priviledges within ye Sd Bounds, with what els to ye Same is in any wise Ap#taining, To have & to hold unto him ye Sd Gervis Mudge his Heires, Execut^{ra} Administrat^{ra} or Assignes all & Singular ye Sd Demised parcells of Land with ye Ap#tences thereof for & During ye terme & time of ffive hundred yeares from ye Day of ye Date hereof ffully to be compleat & ended, And ye Sd Suscaneman wth ye rest of ye forementioned Indians do ffurther Covenant for themselves their Heires Execut⁷⁸ & Assignes to & with ye Sd Gervis Mudge yt it Shall & may be Lawfull for him ye Sd Gervis his, Heires. Executra Administratra and Assignes from time to time & at all times during ye Sd terme, To have, hold, Occupy possess & enjoy all & Singular ye Sd Demised primises with ye Appetences thereof During the terme & time aforesd without ye Lawfull Lett or Molestation of of them ye Sd Indians or any or either of them or their Heires, Execut^{re} or Assignes or any other percon or Psons Lawfully Claiming for, by or und them or any or either of them, Notwithstanding any former Grant, Mortgage or other Conveyance whatsoever, Yielding & paying therefore Yearly & every yeare by ye Said Gervis his Heires, Execut¹⁸ Administrat¹⁸ or Assignes unto ye Said Suscaneman his Heires, Execut¹⁹ or Assignes one peck of Good Aples, at & upon ye Said Demised land if Lawfully demand & asked, at & upon ye Twenty Nineth Day of Septembr in each year during ye Said terme And ye Said Indians do hereby bind themselves & their Heires to Warrant & Defend & Maintaine ye Sd Gervis his Heires Execut⁷⁸, administrat^{ra} & Assignes in ye peaceable possession of Sd Demised prmises agt all Just Claimes whatsoever During ye Said terme, In Witnes whereof wee ye Said Indians have hereunto Sett their hands & Seales ye Day & Year above written And further wee ve above named Indians have Laid out & bounded to ye Sd Gervis ye peece of Land abovementioned of 25: rod in breadth by ye 18 foot pole, weh is according to our Bargaine & agreemt wth ye Said Gervis Mudg The marke X of Signed Sealed & dd: in prence of us Suscaneman alias Ranasuck John Newman: John Townsend Sen^r The X marke of Job: Wright Werah

Item cclxxi:

(p. 173)—TO ALL CHRISTIAN people to whom this prent writing Shall come or in any wise Apritaine Be it known that I John Davis of Littleworth in ye Bounds of Oysterbay on Long Island in ye prince of Newyork for & in ye Consideration of an Exchange of Land Lying & being at Littleworth aforesd wth John Wright of Oysterbay, which Land was fformerly Jacob Brookins

and ye Sd John Wright hath Confirm'd ye Same to me undr his hand & Seal by a Deed of Sale Bearing Date ye Same Day of these presents to my full content & Satisfaction and for other good Causes & Considiations me ye Sd John Davis especially Moving HAVE GIVEN, GRANTED, Alienated, Made over, Bargained, Sold & Confirm'd And by these presents I ye Sd John Davis do Give, Grant, Alienate, make over, Bargaine Sell & Confirme unto John Wright aforesd a Certaine Tract or #cel of Land Lying & being near Suckscalls Wigwam So Called it being #9t of ye Last General Purchase by ye Inhabitants of Oysterbay of ye Indeans of Matenacocke Lands as by ye Indeans Deed bearing Date ye Nineth Day of January 1685 doth at Large appear web Sd Tract of Land was Granted to ye Sd Davis on a Good and valuable Consideration by ye purchasers of ye Sd Land; And was Surveyed & Laid out to ye Sd Davis by ye Surveyors of Oysterbay aforesd as it appeares in ye Records of Town Grants & Surveys in ye Booke B: ffoleo ye 6: and ffoleo ye 7: And Bounded as ffolloweth it Begins at Suckscals Wigwams Hollow on ye South Side of Caleb John & Edmond Wrights Land, Ranging west two hundred Rod to a white Oake Tree Marked, and Southward by ye Sd Hollow, Eighty rod, And is ye Same Breadth at ye west end as at the East: Having ye Sd Wrights Land on ye North The Sd Hollow on ye East, And on ye South & West ye Comons, Including and Containing in ye Sd Bounds, one hundred Acres, be it More or Less and is wthin ye Bounds of ye Pattent of Oysterbay aforesd Together wthall my Right Title & Interest Claime & Demand wtsoever weh I ve Sd John Davis now have or weh any or either of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereaft have of, to or in ve Sd Land wthall Issues & Affits from thence arising or Growing or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd John Wright his Heires & Assignes all & Singular ye Sd Hundred Acres of Land wth its Appurtences to ye only www use & behoofe of him ye Sd John Wright his Heires & Assignes forever And ye Sd John Davis hath put ye Sd John Wright into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of these prsents, And ye Sd John Davis doth for himself his Heires, Executre & Administratre & Assignes further Covenant & agree to & wth ye Sd John Wright yt it Shall & may be Lawful for him ye Sd John Wright his Heires Executre or Assignes quietly & peaceably to have hold occupy, possess & enjoy all & Singular ye prmises forever without the Lawful Let hindrance or Interuption of him ye Sd John Davis his Heires Execut^{re} or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Gifts, Grants Bargaines or Sales wisoever IN WITNES whereof I have hereunto Set my hand & Seal the Sixteenth Day of January in ye year of our Lord one Thousand Six hundred eighty eight:

Signed Sealed & dd in prence of John Newman: Job Wright

John Davis O
The marke of
Mercy X Davis O

Be it known by these preents that I John Wright ye wthin Mentioned in this within written Deed, have Assigned, Madeover & Confirmed, And by these presents doe Assigne Make over & Confirme this within written Deed web beareth Date ye Sixteenth Day of January 1688: unto Isayah Harrison of Oysterbay in Queens County on Long Island in ye Prince of New Yorke whall ye Right, Title & Interest weh I ye Sd John Wright my Heires, Executro or Assignes Shall or may have to ye Land therein Mentioned in every Clause & Covenant thereof as ffully & Amply as it is made unto me from ye Within Named John Davis for him ye Sd Isaiah his Heires Execut^{re} or Assignes to have hold occupy possess & enjoy forever; he having Satisfied & pd me for ye Same Sixty pounds in Merchantable pay of this Prince to my full Content & Satisfaction In Witnes whereof I have hereunto Set my hand & Seal the Sixteenth Day of January one thousand Six hundred eighty & eight:

Signed, Sealed & dd in prence of John Newman Job Wright

John Wright O The (M) marke of Mary Wright O

This Assignmt is written on ye Backside of ye Deed above entred in this page

(p. 174)—To all Christian People to whome this present writing Shall Come or In anywise Ap; taine Be It known yt I Job Wright of Oysterbay In Queens County on the Island of Nassau In ye Collony of Newyorke ffor and in the Consideration of ye Sume of Six pounds In Currant money of the Collony aforesaid In hand paid and by me ye said Job Wright Received of William Bradford of the City of New York Printer before ye sealing and Dilivery hereof In ffull payment and Satisfaction and for other good Causes and Considerations me ye said Job Wright Especially Moving Have Given & Granted Alienated Infeoffed Assigned Sold and Confirmed and by these presents Do Give Grant Alienate Infeoffe Assigne Sell and Confirme unto William Bradford aforesd A Certain part of a Lott of Land In ye old purchase of Oysterbay Lying and Joyning on ye west and Northwestside of ye old planting ffield so Called and to run southwardly by ye Sd ffield so ffar as to a small white oak tree marked with H Which is a bounder of a piece of Land which I ye said Job fformerly sold to Henry Townsend Deceased and to range westwardly so ffar as to Comprehend all ye Land yt I ye Said Job have allready Laid out at yt place It being by Estimation Seven Acrees of Land more or Less as It was Laid out Together with all my Right title

Interest Claime and Demand whatsoEver which I ye said Job Wright now have or which any or Either of my Heires Executors or Assignes may hereafter have of to or In ye said Granted Land or any part or percel thereof Withall profits priviledges Comodities Timber trees grass water ponds or what or what other priviledge is upon ye said Granted Land or Apptaining thereunto to Have & to Hold unto him ye said William Bradford his Heires or Assignes all & Singular ye said ye said Granted Land with ye Apretences thereof to ye only proper use and behoofe of him ye Sd William Bradford his Heires and Assignes ffor Ever and I ye said Job Wright have put ye said William Bradford Into a Lawffull and peaceable possestion of ye Same by the Dilivery of Turffe and Twigg and by these presents and I ye said Job Wright do ffor my selfe my Heires Executors and Assignes ffurther Covenant and agree to and with ye said William Bradford yt It shall and may be Lawffull ffor him ye said Bradford his Heires Executors or Assignes Quietly and peaceably to Have hold possess and Enjoy all and Singular ye said Granted Land and premises ffor Ever Without ye Lawfull Lett or Molestation of me ye said Job Wright my Heires Executors or Assignes or any other person or persons Lawfully Claiming for by or under me or any or Either of mine Notwithstanding any fformer Gift Grant Mortgage Dower or other Conveyance Whatso Ever and I ye abovesaid Job Wright do bind my selfe my heires Executors & Assignes to warrant and Defend ye Same against all Just Claimes whatso Ever IN WITNESS whereof I have hereunto sett my hand and ffixed to my seal this Twenty seventh Day of Aprill In ye Tenth Year of ye Reigne of our Sovereigne Lord William ye third by the grace of god King of England Scotland ffrance and Ireland Defender of ye ffaith &c and In ye year of our Lord god one thousand Six hundred Ninety Eight

Signed Sealed and Dilivered

Job Wright O

In ye presence of us John Vrquhart John Townsend Matthias Van: Bebber

(This William Bradford was for fifty years the Royal Printer, and for thirty years the only printer in the Colony. He was Adm. of estate of John Dewsbury, 1698, and of the estate of John's widow Jane, 1704.)

(p. 175)—To all Christian People to whome this present writing shall Come or ap@taine Be It Known that I David Underhill of Oysterbaye In Queens County on ye IsLand of Nassaw In the Collony of Newyorke ffor and In the Consideration of the Sume of the Sume of Twenty ffive pounds In Currant money of the Collony aforesaid In hand paid and by me the said David Underhill

Received of Daniel Townsend of Oysterbay aforesd before the Signing sealing and Dilivery hereof In full payment and Satisfaction Whereof and whereby I Do ffor Ever acquitt and Discharge the said Daniel Townsend his Heires Executors administrators & Assignes ffrom me ve said David my Heires Executors administrators and Assignes fforever and ffor other good Causes and Considerations me the said David Especially Moving Have Given Granted alienated Infeoffed Assigned Sold and Confirmed and by these presents Do Give Grant alienate Infeoffe Assigne Sell and Confirme unto Daniel Townsend aforesaid the Moety or one halfe of my Home Lott Joyning to ye said Daniels Lott ranging from ye said Daniels Lott by ye Highwaye so ffar as ye Weell thence westwardly upon a Strait Line a Cross ye Lott to the Highway thence Northwardly by ye highway to ye aforesaid Daniels Land In Cluding within ye said Lines two acrees of Land or there abouts Together withall my Right title Interest Claime and Demand whatso Ever which I the said David Underhill now have or which any or Either of my Heires Executors administrators or Assignes may hereafter have of to or In ye said granted Land Withall ye Profits Comodites Customs Timber trees ffence grass water or what Else priviledge is belonging to ye Same oto Have & to Hold unto him ye said Daniel Townsend his Heires and Assignes all and Singular ye said granted Land and premises with ye appertences thereof to ye only proper use and behoofe of him ye sd Daniel Townsend his Heires Executors and Assignes ffor Ever And I the said David Underhill have put ye said Daniel Townsend In to a Lawfull and peaceable possestion of all and Singular the said Granted Land and premises by ye dilivery of Turffe and Twigg and by these presents And I the said David Do ffor my Selfe my Heires Executors administrators and Assignes ffurther Covenant and agree to and with ye Said Daniel Townsend that It shall and may be Lawfull for him ye said Daniel his Heires & Assigns Quietly and peaceably to Have hold occupy possess and Enjoy all and Singular ye said Granted Land and premises ffor Ever Without ye Lawfull Lett or Mollestation of me ye said David Underhill my Heires Executors administrators or Assignes or any other person or persons Laying any Lawfull Claime thereunto notwithstanding any fformer Gift Grant Joynture Dowery Mortgage other Conveyance whatsoEver and ye Same to ye said Daniel Townsend his Heires and Assignes to warrant and Defend according as before is Expressed In witness whereof I have hereunto sett my hand and ffixed to my Seale this twelveth Day of october In ye year of our Lord one thousand Six hundred Ninety Eight and In ye Tenth yeare of ye Reigne of our Sovereigne Lord William ye third by ye grace of god of England Scotland ffrance and Ire Land King Defender of the faith &c

Signed sealed & Dilivered In ye presence of us Samson hauxhurst

his
James (J) Townsend
marke

John Townsend

David Underhill O

November ye 23th David Underhill appeared before me Nathaniel Coles Esquire one of his Majesties Justices ffor Queens County & acknowledged the above written to be his real act and Voluntary Deed Nathaniel Coles

(p. 176)—This Instrument of Writting or Deed of Sale witneseth unto all Christian people to whome it may Cum or any ways Consarne Know yee that I Isaac Doughty of New worke within the pattin of Oysterbay in quens County upon Longisland in ye Prince of of New Yorke for Good casis & Considerations me Espashally Moveing and for the Sum of fifty Shilings in money to me payd befoer ye Signing hearof I have Bargained Sould & by preent possession Delevered unto John Wood of ye Same plase a sartin Trackt of Land at ye Abovesaid New Worke the ffurst ·Bounds whaerof begineth at Three Rockes South West Bounds and from thence Eastwardly by ye Cart path yt Leades from Isaac Doughtys house to Muskeeto Cove to a Small Walnut Tree Southeast Bound and from thence Northerly to a Small Black ocke Northeast Bound^r and from thence West by Muskeeto Cove Line to ye Westermost Corner of ye abovesd John Woods ffence as it Now Standeth & in quantity Three ackers & a halfe be it Moer or Lese for ye valew of ffifty Shillings as abovesd Receved I do hearby manifest & declaer that I have freely Sould & by preent possession delevered unto ye abovesaid John Wood & his Hayars To Have & to hold occopy poses & Injoye the Sd Tract of Land & Bounded as abovesd forever from me my Hayars Executers Administratrs or Assnes or any other #son or #sons from by or und me Laying Clame to any \$\psi\$t or \$\psicole\text{cell}\$ thaerof by prence of Hayer Ship, grant, Sale or otherwise be it of what nature whatsoev Injageing my Self Hayers & Sucksesars to uphold Maintaine & make Good to him ye Said John Wood & his Hayers in their peaesable Improvement & Inioyement of the prmises as fully & Amply to all Intentes & purposes as mought be written or Worded a cording to Law to ye Confirmation of this my Deed of Sale I have Subscribed my hand & Sette to my Seale in Oysterbay the 14th Day of ffeabruary 1688:

Sined Sealed & delevered in ye preens of

Job: Wright: James Townsend

Isaac Daughty her

Elizabeth (E) Daughty

marke

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise ap@taine Be it known yt I Richard Willitts of Jerico alias Lusum in ye Bounds of Oysterbay on ye Island of Nassau formerly Long Island in ye Collony of New Yorke for & in ye Considuation of ye Love & kindness I had to John Wood Late of Little worth in ye Bounds of Oysterbay aforesd deceased, and yt he ye Sd John at ye Day of his death left behind him ffive Sons and but a small quantity of Land for their accomodation when they Shall come to yeares to Settle themselves, And for other good Causes & Considerations me ve Sd Richard Especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned & Confirm'd, And by these preents I ye Sd Richard do give, Grant, Infeoffe, Assigne & Confirme unto ye fforementioned ffive Sons of ye Sd John Wood that is to say John, James, Jeremiah, Jonathan & William all that of my \$\pi\$t, Share or purchasers right of ye Upland upon West Neck at ye South of Oysterbay aforesd being ye eighteenth the of Sd Neck, And at ye Division of \$\psi\$t thereof, in ye Lower or South division ye Eighth Lott and in ye up# Division flourteenth fell to me by Lott, as ye Records concerning Sd Neck in Lib: B: page 252 plainly Sheweth Together wthall my right Title & Interest, Claime and demand w'soever wch I ye Sd Richard now have or weh any or either of my Heires, Executro or Assignes may hereafter have of, to or in ye Sd Share of Upland & every #Pt & Pcel thereof whall Pfits Issues, Comoditys, Customes priviledges. Lotts, Comonage, wth wtsoever els to ye Sd Share belongs or of right in any wise Ap#taines, TO HAVE & TO HOLD unto them ye Sd John Wood, James Wood Jeremiah Wood, Jonathan Wood and William Wood all Sons of ye Sd John Wood deceased their Heires & Assignes all & Singular ye fforementioned Share of Upland & Granted prmises will ye Appetences thereof to ye only ## use & behoof of them ye Sd John Woods Sons, their Heires & Assignes forever, And ye Said Richard hath put them ye Sd five Brethren into a Lawfull & peaceable possession of all & Singular ye Sd granted prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these prsents, And ye Sd Richard Wilits doth for himself his Heires Executre & Assignes ffurther, Covenant & agree to & wth ye Sd John, James, Jeremiah Jonathan & William ye forementioned Brethren, Sons of ye Sd John Wood deceased that it Shall and may be Lawfull for them ye Sd Brethren their Heires & Assignes, quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye Sd Granted prmises wth ye Ap#tences thereof fforever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Richard his Heires & Assignes or any other \$\positions or \$\positions on Lawfully Claiming for by or undt him or any or either of them Notwthstanding any former Gift, Grant, Mortgage Bargaine or Sale wtsoever And ve Sd Richard doth hereby bind himself & his Heires to Warrant & defend ye

Sd Share of Upland & Granted p^rmises to ye fforenamed ffive Brethren their Heires & Assignes fforever; but if it So happen yt one or more of ye Sd ffive Brethren Shall happen to dye before he comes to ye age of Twenty one yeares wthout any Issue of his or their Bodies or bodie begotten yt then ye \$\psi\$t or \$\psi\$portion of ye Sd Share of Land belonging to ye Deceased Shall be & remaine equally to ye Surviving Brethren any thing herein contained to ye Contrary Notwthstanding IN WITNES whereof I have hereunto Sett my hand and Seal ye Seventh Day of July in ye year of our Lord one thousand Six hundred Ninety three Signed Sealed & dd in p^rsence of us:

Richard Willitts O John ffry

William ffry John Newman

(p. 177 blank; p. 178)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Apptaine; Be it known that I Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on Long Island in ye Prince of New Yorke for & in ye Considuation of my Naturall Love & affection to William Simkins of Southampton on Long Island aforesd my Natural Brothers Son: And for other Good Causes & Consideracons me ye Nicholas especially Moving; HAVE GIVEN, GRANTED, Alienated enfeoff'd Made over & Confirm'd, And by these presents I ye Sd Nicholas do Give, Grant, Alienate make over & confirme unto the abovenamed William Simkins a certaine parcel or Tract of Land of & belonging to ye Right of me ye Sd Nicholas in ye Bounds of Muskeeto Cove aforesd Containing fourty Acres of Wood Land Lying against ye fflatt pond So called, and Joyning to William ffrosts Land wthin ye Bounds of Oysterbay aforesd Together wthall my Right, Title and Interest, Claime & demand wtsoev wch I ye Sd Nicholas now have or wch any or either of my Heires, Executr or Assignes may hereaft have of, to or in ye Sd ffourty Acres of Land wthall Issues & Phits from thence arising or Growing or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd William Simkins his Heires & Assignes the Sd flourty Acres of Land to ye only ## use & behoof of him ye Sd William his Heires & Assignes forever And the Sd Nicholas hath put ye Sd William into a Lawful & peaceable possession of ye Sd ffourty Acres of Land by ye dilivery of these presents And further ye Sd Nicholas doth for himself his Heires, Executre & Assignes Covenant and agree to & wth ye Sd William that it Shall & may be Lawful for him ye Sd William Simkins his Heires Executing or Assignes, quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye prmises fforever wthout ye Lawful Lett hindrance or Interuption of him ye Sd Nicholas his Heires, Execut^{rs} or Assignes or any other #son or #sons Lawfully Claiming for by or und him, or any or either of them notwith-

standing any former Gifts, Grants, Bargaines or Sales w'soever IN WITNES whereof I have hereunto Set my hand & Seal ye Thirtyth Day of May in ye year of our Lord one Thousand Six hundred eighty Nine; And further I ye Sd Nicholas do by these p'sents give & confirme to ye Sd William Simkins a Right of Comonage in ye Old purchase of Oysterbay aforesd weh I ye Sd Nicholas Bought of Eleazer Leveridge weh Stands recorded amongst ye Land Evidences of Oysterbay in Libre B. page ye 19: I Say I ye Sd Nicholas do give to the Sd William ye Sd Right of Comonage as firmly & Sure; And in ye Same Maner as ye ffourty Acres of Land is confirm'd unto him in this above written Deed

Signed Sealed & dd in prence of

The marke of X
Nicholas Simkins O

John Newman: George Townsend

(p. 179 blank; p. 180)—These may Certify all Psons whom it may any waies Concerne yt I Edward White of Oysterbay in Queens County on Long Island in ye Pvince of New Yorke, for & in Consideracon of Twenty Acres of Land, Confirm'd unto me by John ffry Shoemak^r of ye Township & Collony aforesd; web Twenty Acres of Land he ye Sd John ffry did buy of Samuel Andrews as by ye Town Records may more ffully appeare; I ye Sd Edward White do in way of Exchange, Give, Grant, Bargaine, Sell, Alienate, Enfeoffe & Confirme unto ye Sd John ffry his Heires & Assings forever All my Right, Title, ##ty, Interest, Claime & demand wtsoever; In and of Twenty Six Acres of Land Lying in ye Town Comons, being a right of Comons Appertaining to a Lott of Land that ye Sd Edward White Bought of Joseph Ludlam of Oysterbay for him ye Sd John ffry to take up where ye Sd John ffry shall please in any of Undivided Land in ye old Town purchase of Oysterbay; Together wth ye prveledges, Phits, Comoditys, Hereditaments, & Appurtences Whatsoever unto ye Sd Land belonging; And all ye estate, right, Title, Interest, #perty, possession, Claime & Demand wtsoever of him ye Sd Edward White of, in & to ye Sd Twenty Six Acres of Land above written or any \$\pi\$t or \$\pi\$cel thereof To have & to hold the Sd Right of Land & p^rmises wth ye Appurtences unto him ye Sd John ffry his Heires & Assignes forever, And ye Sd Edward White doth hereby Covenant #mise & Agreent to & wth ye Sd John ffry his Heires & Assignes by these preents That he ye Sd Edward White hath not Wittingly nor Willingly Comitted any act wisoever whereby ye Sd Granted pimises or any ##t thereof, Is, shall or may be Burthened charged or Incumbred in any Title, Charge, estate or otherwayes whatsoever & that he will warrant, aquit & Defend ye Sd prmises wth ye Appurtenances to ye Sd John ffry his Heires and Assings by these preents against

all Psons claiming by, from or undr him, his Heires or Assignes or by their Meanes or Pcurement; To weh agreement Above written ye Ptys above mention have Interchangeably set ther hands & Seales this the 26th Day of Aprill 1689

Signed Sealed & dd in p'sence of us Edward White O John Dole: Samuel Dickinson John ffry O

Be it known to all men by these p^rsents that I Adam Wright of Cedar-Swamp in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke; do hold my Self ffirmly bound unto John ffry of Springfield in ye Bounds of Oysterbay aforesd in ye Sume of Sixty Pounds of Currant Silver money of this Colony; To be paid to ye Sd John ffry or to his Certaine & Lawful Attorney his Execut^{ra} Administrat^{ra} or Assignes; To weh paymt well & truly to be made & done I the Sd Adam do bind my Self, my Heires Execut^{ra} & Administrat^{ra} ffirmly by these p^rsents In witnes whereof I have hereunto Set my hand & Seal the Twenty ninth day of Novemb^r in ye year of our Lord one thousand Six hundred eighty nine

December ye 1st: 1694: Dennis Wright Son of ye abovenamed Adam performed the Condition of this Bond whereby it is utterly void & of none effect witnes John Newman town Clerke

The Condicon of this Obligation is Such that whereas thabove bounden Adam Wright hath for & in ye behalf of his Son Dennis Wright, Granted, Bargained & Sold unto ye above named John ffry a Certaine Tract of Land Lying neer ye plaines in the bounds of Oysterbay abovesd weh Land was Given and Granted to ye aforesd Dinnes Wright his Heires & Assignes forever by George Dinnes his Grandfather and by ye Sd Adam his ffather as by their Deeds undr their hands & Seals bearing date ye 13th Day of Aprill in ye year 1689: doth appear; weh Deeds Stands Recorded in ye Booke A: page ye 140 & 141: weh Land was Laid out & bounded by the Surveyors of Oysterbay to Sd George Dinnes & Adam Wright flifty two Acres between them And Twelve Acres of Land more to ye Sd Adam Joyning to it; The Southend of weh Tract of Land Lyeth neer to Robt Williams Line & So ranging to ye Southwest Corner to a Chesnutt Tree; To ye Northwest Corner to a Chesnut Tree; to ye Northeast Corner to a Chesnut Tree, And to ye Southeast Corn^r to a Black Oake Lying between two old paths ye one of them going to ye South of ye plaines; as it Stands Recorded in ye Book A: page ye 91: And ye Sd Adam hath formerly Sold Twelve Acres of ye Sd Land to William Buckler and Bounded it as his deed & ye Records plainly Sheweth; And ye Sd Adam hath received money and pay for ye Sd Land to ye value of Twenty pounds of ye Sd John ffry Now if therefore ye foremenconed Tract of Land Shall be & is Confirmed & made good to ye Sd John ffry his Heires & Assignes by a Deed Substantial & Good according to Law undr ye hand & Seal of ye

above named Dinnes Wright when he ye Sd Dinnes Wright Shall attaine to ye age of one & Twenty yeares from him ye Sd Dinnes his Heires, Execut⁷⁸ Administrat⁷⁸ and Assignes to him ye Sd John ffry his Heires & Assignes fforever; Excepting wt ye Sd Adam hath fformerly Sold to ye abovesd Buckler or if ye Sd Dinnes Shall happen to dye before the age before mentioned that the next Heire do make ye Land aforesd Sure to ye Said John ffry as aforesd according to ye true Intent & meaning of this Bond weh is that ye fforemenconed Pticulers be Pformed And that ye Sd John ffry his Heires & Assignes shall well & truly have, hold, Occupy, possess & enjoy the abovementioned Land & every \$\P\$ & \$\P\$cell thereof quietly & peaceably forever wthout ye Lett or Mollestation of ye Sd Adam or ye Sd Dinnes or any or either of their Heires Executra Administratra or Assignes then this Obligation Shall be void & of none effect or els to Stand & remaine in full power force & virtue: (in ye Bounds of Oysterbay) was Interlyned before Sealing in ye 4th Line of the Condition: Adam Wright O

Signed Sealed & dd in prence of John Newman: William Crooker

cbxxi:

(b. 181)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine Be it known that wee Mary Willitts of Lusum in ye Bounds of Oysterbay on Long Island in ye Collony of New Yorke (Relict & widdow of Richard Willitts deceased) Thomas Willitts & Richard Willitts both of ye Same place & Sonns to ye Sd Mary Willitts for & in ye Consideracon of a valuable Sume of Money or other pay received by thaforenamed Richard Willitts deceased in his Lifetime whereby wee ye Sd Mary Thomas & Richard Willitts, do acknowledge our Selves to be fully Satisfied, and for other good causes & considacons us ye Sd Mary, Thomas & Richard especially Moving HAVE GIVEN, GRANTED Infeoffed, Alienated, Madeover, Sold & Confirm'd, And by these preents wee ye Sd Mary Willitts, Thomas Willitts, & Richard Willitts do Give, Grant, Infeoffe. alienate make over, Sell & Confirme unto John ffry of Springfield in ye Bounds of Oysterbay aforesd A certaine parcell of plaine Land, Scituate Lying & being on ye North Side of ye plaines Joyning to ye Woods wthin ye Bounds of ye pattent of Oysterbay aforesd, and Laid out & Bounded as followth The first Bound is a small Oake tree Marked a Little way into ye plaines, and from thence Eastward to Hempsteed old Cart path, And So ranging by ye Sd path Southwardly and Westwardly to ye next poynt of Trees against ye plaines aforesd, And from thence by ye woodedge and as near to ye Woods as is or may be accounted of ye plaines or Mowable Land to ye first Bound Northwardly: It being Bounded on ye North end by the Townsends Land on ye East & South by ye Sd Cart path And on ye West or Northwest

by ye Woods Containing by estimation wthin ye Sd Bounds Twenty Acres or thereabouts be it more or Lesse, Together wthall our Right, title & Interest, Claime & demand wtsoever weh wee ye Mary, Thomas & Richard Willitts now have or web ye forenamed Richard Willits deceased formerly had or weh any or either of our Heires, Execut^{ra} Administrat^{ra} or Assignes may hereaft^r have of, to or in ye Sd Land wthall Phits and Issues from thence arising or Growing or in any wise Appetaining TO HAVE & TO HOLD unto him ye Sd John ffry his Heires & Assignes ye Sd piece of plaine Land wth ye Appurtences & priviledges thereof to ye only was a behoofe of him the Sd John ffry his Heires & Assignes forever; And ye Sd Mary Willitts, Thomas Willitts and Richard Willitts do for themselves their Heires, Executre & Administrat^{re} further Covenant & Agree to & wth ye Sd John ffry that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular the prmises forever wthout ye Lawfull Lett hindrance or Interuption of them ye Sd Mary Thomas & Richard their Heires, Execut^{rs} or Assignes or any or either of them or any other \$\Psi\$son or \$\Psi\$sons Lawfully claiming for by or und them, or any or either of them notwthstanding any form Gif, Grant, Bargaine or Sale w'soever; And also ye Sd Mary, Thomas & Richard Willitts do hereby Bind themselves & their Heires to warrant ye Sd piece of Land to ye Sd John ffry his Heires & Assignes forever in Such Maner as is before expressed AND Lastly ye Sd Mary, Thomas & Richard Willits do Covenant & agree as aforesd, to & wth ye Sd John ffry as aforesd that if at any time hereaft ye Line of division Shall happen to be runn'd bethween ye Town of Oysterbay Land and John Williams Land and this above mentioned piece of Land Shall happen to fall to ye Town of Oysterbay that then ye Sd Mary Thomas & Richard Willitts do hereby bind themselves their Heires, Execut¹⁸ and Administrat^{rs} to make good to ye Sd John ffry his Heires & Assignes in Lieu of ye Sd Abovementioned piece of Land Thirty Acres of Land, good Mowable plaine Land at Some other Convenient place on ye Same plaines and to confirme to him or his Heires by a firm Deed und their hands & Seales, and yt then ye Sd John ffry his Heires Execut^{rs} or Assignes Shall Leave & yield up his right & Claime to this abovementioned Land and this Deed Shall be utterly void, anything mention'd in this Deed to ye Contrary Notwthstanding IN WITNES whereof wee have hereunto Sett or hands & Seales the ffirst day of ffebruary in ye year of our Lord one thousand Six hundred eighty nine

Signed Sealed & dd in presence of John Townsend Senr Henry Willits

Mary X Willitts O
marke
Thomas Willitts O
Richard Willitts O

Mary Willitts, Thomas & Richard Willitts appeared before me & did according ye wthin ritne Deede to be thair actt & Deede I Say before me one of his Maties Justices of ye peace ffeb: 28: 1689:

John Townsend Senf

May 26: 1690: Received then of John ffry of Springfield in ye Bounds of Oysterbay on Long Island in ye Collony of New Yorke ye Sume of forty five Shillings of Currant Silver Money of this Collony weh money is in ffull account & Satisfaction for my \$\psigma\$t of a piece of plaine Land weh (as is reputed) my ffather peter Wright Deceased bought of Richard Willits Deceased whereby I ye Sd Adam do by these presents revoke, yield up & Assigne all ye right, title & Interest weh I ye Sd Adam now have or weh any or either of my Heires Executra Administratra or Assignes may hereafter have to ye Sd plaine Land to him ye Sd John ffry his Heires & Assignes forever as witnes my hand day & yeare abovesd

Signed & dd
in prence of us
Thomas Scudder
William ffry

choox2

Adam Wright

(p. 182)—TO ALL CHRISTIAN PEOPLE to whome this prsent writing Shall come or in any wise Apptaine Be it known that we James Townsend of Cedar Swamp in ye Bounds of Oysterbay in Queens County on Long Island in ye Pvince of Newyorke and George Townsend and Daniel Townsend of Oysterbay aforesd for & in ye Consideracon of ye Sume of Six pounds of Silver money Currant in this Colony & in Goods equivolent in hand pd before ye Sealing & dilivery hereof and received of John ffry of Springfield in ye bounds of Oysterbay aforesd whereby we ye Sd James, George & Daniel do hold our Selves fully Satisfied contented & paid And for other good causes & Consideracons us & every & either of us especially Moving HAVE GIVEN GRATED, Infeoffed, Bargained, Sold & Confirm'd And by these preents we ye Sd James, George & Daniel & either of us do Give, Grant, Infeoffe, Bargaine Sell & Confirme unto John ffry aforesd a Certaine 钾cel of Land Lying & being on ye north Side of ye plaines in ye Bounds of Oysterbay aforesd web Land is bounded as ffolloweth; By ye old Cart path web Leadeth from Oysterbay to Hempsteed on ye East; The Land web ye Sd John ffry bought of Mary Willits on ye South; the woods on ye West; and ye Land of John Townsend Sen on ye North, we Sd Land was fformerly John Townsends of Oysterbay deceased the ffather of ye Sd James, George & Daniel Townsend and bought be \langle by \rangle ye Sd John Townsend deceased of Jonas Holsteed as by his Deed bearing Date ye 5th of ye 10th mth 1661 and Stands Recorded in Oysterbay in ye Booke B: page ye 207 doth plainly

appear web Land was Given by Will to (by) ye ye Sd John Townsend deceased to ffour of his Sons that is to Say John Townsend and ye Sd James, George & Daniel to each of them Six Acres, we Six Acres apiece ye Sd James George & Daniel Townsend have Sould as aforesaid to ye Sd John ffry Containing in ye whole eighteene Acres & no more and Bounded as aforesd and Lyes on ye Wood Edge on the North Side of ye plaines aforesd and to Range as neere ye Wood Land as is or may be accounted Mowable Land or plaines; Together whall our Right Title & Interest, Claime & demand w'soever web we ye Sd James George & Daniel or either of us now have or web any or either of each of our Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereaft¹ have of to or in ye Sd Land wthall Phits & Issues from thence arising or Growing or wt els is in anywise Apptaining thereunto; TO HAVE & TO HOLD unto him ye Sd John ffry his Heires & Assignes all & Singular the forementioned Eighteen Acres of Land wth its Apprences, to ye only property use & behoof of him ye Sd John ffry his Heires & Assignes forever; And ye Said James Townsend George & Daniel hath put ye Sd John ffry into a Lawfull & peaceable possession of ye Sd Eighteen Acres of Land by the dilivery of Turfe & Twigg and by ye dilivry of these preents; And ye Sd James Townsend, George Townsend & Daniel Townsend do for themselves their Heires, Executra & Administratra ffurther Covenant and agree to & wth ye Sd John ffry that it Shall & may be Lawfull for him ye Said John ffry his Heires & Assignes quietly & peaceably to have, hold occupy possess & enjoy ve Sd Eighteen Acres of Land wth ye Apprences thereof forever wthout ye Lawfull Lett hindrance or Interuption of them or either of them ye Sd James, George & Daniel or any or either of their Heires Execut^{rs} or Assignes or any other person or \$\pi\sons Lawfully claiming for by or undr them or any or either of them notwithstanding any former gift Grant, Bargaine or Sale wtsoever AND ye Sd James, George & Daniel do Covenant as aforesd to warrant & make Good to ye Sd John ffry his Heires & Assignes the Sd Eighteen Acres of Land against all persons before expressed, and also against ye ffreeholdrs of Oysterbay aforesd If ye Sd Land if ye Sd Land Should happen to fall to them when division shall happen to be made between them Sd Oysterbay & John Williams IN WITNES whereof we have hereunto Set our hands & Seales the Twentyth Day of Novembr in ye yeare of our Lord one thousand Six hundred & ninety

Signed Sealed & dd in p'sence of James Townsend O
John Newman: Job Wright George Townsend O
Daniel Townsend O

Novemb^r 29: 1690: Received then by me Job Wright of Oysterbay on Long Island in ye Collony of New Yorke of John firy of Spring field in ye bounds of Oysterbay aforesd the Sume of fforty

ffive Shillings of Currant Silver money of this Collony, which money is in ffull account & Satisfaction for my part of a piece of plaine Land wch (as is reputed) my ffather Peter Wright deceased bought of Richard Willitts deceased whereby I ye Sd Job do by these preents revoke, yield up & Assigne all ye Right, Title & Interest wch I ye Sd Job now have or wch any or either of my Heires Executra Administratra or Assignes may hereaftr have to the Sd plaine Land to him ye Sd John ffry his Heires & Assignes forever as witnes my hand ye Day & year abovesd

Testis James Townsand

Job Wright

The marke X of Josias Latting

pls in ecxix

(p. 183)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Appertaine Be it known that I Daniel Weekes of Oysterbay in Queens County on Long Island in ye vince of New Yorke for & in ye Considuction of an Exchange of Land wth Adam Wright of Oysterbay aforesd that ye Sd Adam hath Made over Sould & confirm'd unto me ye Sd Daniel one Lott or Share of Meadow amongst ye Home Meadows of Oysterbay as by his Deed und his hand & Seal bearing date ye wth these presents doth appear to my full content & Satisfaction And for other Good causes & Consideracons me ye Sd Daniel especially Moving; HAVE GIVEN, GRANTED, Alienated, Made over, Bargained, Sold & Confirm'd And by these preents I the Sd Daniel do Give, Grant Alienate, Make over, Bargaine, Sell & Confirme unto Adam Wright aforesd a Certaine Tract of Land Lying & being at Cedar Swamp in ye Bounds of Oysterbay aforesd weh Sd Tract of Land is the Moity or half of a Tract of Land weh Job wright bought of ye Indeans & by ye Sd Job Sold & Confirm'd unto me ye Sd Daniel that is to Say ye Sd Moity or halfe of ye Sd Tract as appeares at Large by a Deed und ye hand & Seal of ye Sd Job Wright Bearing Date ye 16th Day of Aprill in ye yeare 1685: web Deed Stands Recorded in Oysterbay in page ye 46 of ye Booke B: which Moity or halfe Tract of Land I ye Sd Daniel do now possess by virtue of ye Sd Deed; Together wthall my Right, Title & Interest claime & demand whatsoever weh I ye Sd Daniel now have or weh any or either of my Heires, Execut^{rs} or Administrat^{rs} may hereaft^r have of, to or in ye Sd Moity or half Tract of Land & every apt & Acel thereof whall ffences & ffencing Stuff, Timber Trees, whall Issues, Phits and Apptences from thence arising or Growing or in any wise Ap#taining TO HAVE & TO HOLD the Sd Moity or half Tract of Land wth its Appurtences as aforesd to him the Sd Adam Wright his Heires & Assignes to ye only use & behoof of him ye Sd Adam his Heires & Assignes forever And the Sd Daniel hath put ye Sd Adam into a Lawful & peaceable possession

of all & Singular ye prmises by ye Dilivery of these prsents; And the Sd Daniel doth for himself his Heires Executre & Administrat^{rs} furth^r Covenant & agree to & wth ye Sd Adam that it Shall & may be Lawful for him ye Sd Adam his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prmises forever, wthout ye Lawfull Let, hindrance or Intruption of him ye Sd Daniel his Heires or Assignes or any other Wson or Wsons Lawfully Claiming for by or und him, or any or either of them, Notwithstanding any form Gifts, Grants, Bargaines or Sales wisoever and the Sd Daniel to Defend ye Same accordingly IN WITNES whereof I have hereunto Set my hand & Seal the ffirst Day of May in the year of our Lord one thousand Six hundred eighty Nine: And further the Sd Daniel doth Covenant as aforesd to Defend & Maintaine ye Said Land against all Claimes and demands Just & Lawful that Shall be made to ye Said Land what Soever; The word Daniel in ye Last Line but one Interlined before Sealing Signed Sealed & dd in prsence of Daniel Weekes O

John Newman Job Wright

This Instrament of Writting of writing or deed of Gift witnesseth unto all Christian people to whom it may come or any wayes Conserne know yee that Whereas wee und Written Suscaneman alias Runasuck Samous & Quarapin all three Indeans being Impowred by ye rest of ye Indians and Chieff #pretors of ye Lands called by ye English Matenecock Scituate Lying & being wthin ye pattent of Oysterbay wthin Queens County upon Long Island by virtue whareof and for Severall favors reseaved from ye Sd Nathaneel Coles, and for his Assistance in Laying out our Lands yt wee have Sold to the Inhabitants of Oysterbay wee do hereby Manifest & declare in Consideracon abovesd wee have ffreely Given as a ffree Gift unto ye Sd Nathaneel a certaine Tract of Land at ye Sedor Swamp So called, the first Bounds whereof begineth at Daniel weekes Southeast Bound^r & from thence South ffifty Rod to Adam Wrights Northeast Bound, Ranging ye Same breadth by ye Lands of Daniel Weekes on ye North & Adam Wright on ye South Westwardly to ye Cartway from Muskeeto Cove to ye plaines being ye Same breadth at ye west end as at ye East and in quantity flifty Acres of Land More or Lesse as Bounded for & upon ye Considerations abovesd we do hereby Manifest & declare that we have ffreely Given & by prsent possession dilivered thabovesd ffifty Acres of Land as Bounded unto ye Sd Nathaneel Coles his Heires, Execut^{re} Administrat^{ra} or Asignes, To have & to hold, Occupy, possess & enjoy ye Sd Tract of Land as Laid out & Bounded as abovesd forever from us our heires Execut^{ra} Administrat^{ra} or Assignes,

or any other \$\psi\$son or \$\psi\$sons from by or und us Laying Claime to any \$\psi\$t or \$\psi\$cell thereof by prence of Heire-Ship, Grant or Sale or otherwise be it of wt Nature wtsoever; Injaging ourselves Heires & Sucksesors to uphold maintaine & make good to him ye Sd Nathaneel his Heires & Sucksesors in their pesable possession Improvement & Injoyment of ye primises as fully & Amply to all intents & purposes as mought be written or worded according to Law; to ye Confirmation of this our deed of Gift wee have Subscribed our hand & Sett to our Seales at Oysterbay ye 6th Day of Jenewary: 1685/6

Samos his X marke & Seale O Quarapin his X marke & O

Signed Sealed & dd in prence of Job Wright: John Townsend the marke of The marke of Tackapousha X Seahor X

This Deed was acknowledged before me Richard Cornell

Entred in ye Regist^r for Queens County ye 26th Day of May 1686: By Will: Nicolls Reg^r page 60: & 61:

This Deed was Assigned to Adam Wright & ye Assignmt is entred at ye up? end of ye next page

(p. 184)—Be it known by these presents that I Nathaneel Coles wthin Mention'd in this wthin written Deed, have Assigned, Made over & Confirmd; And by these preents I the Sd Nathaneel do Assigne, Make over & Confirme unto Adam Wright of Oysterbay in Queens County on Long Island in ye Collony of New Yorke this wthin Deed wthall ye Right, title and Interest, Claime & demand wtsoever, weh I ye Sd Nathaneel have or weh my Heires Executre or Assignes may hereaft have to ye Gift or Grant Mentioned in this willin Deed to him ye Sd Adam to him ye Sd Adam his Heires or Assignes forever having received full Satisfaction therefore by a Lott of Land as by his Deed bearing Date wth this doth appeare; And I do Give ye Sd Adam Lawfull & peaceable possession of ye Land mentioned in this Deed by ye Dilivery of these preents; In Witnes whereof I have hereunto Sett my hand & Seal the Eleventh Day of Aprill one thousand Six hundred eighty & Seven: And I ye Sd Nathanel Coles do for my Self my Heires, Execut^{ro} & Assignes further Covenant to & wth ye Sd Adam to maintaine ye Sd Adam his Heires & Assignes forever in his or their Lawfull possession of all ye Land mentioned in this wthin written Deed

Signed, Sealed & dd in prence of us John Newman: Daniel Weekes

Nathaneell Coles O the marke of Deborah (D) Coles O

This above written Assignm^t is of a Deed w^{ch} Stands recorded next before this:

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine Be it known yt I Anthony Wright of Oysterbay in queens County on Nassaw or Long Island in ye Collony of New Yorke for & in ye Consideration that there was formerly an Agreem^t made by & between peter Wright my eldest Brother Deceased, Job Wright & Addam Wright Brothers to my ffather Gideon Wright Deceased, weh agreemt beareth Date ye 6th Day of October 1685: and Recorded in Lib: B: page 32: wherein ye Sd Adam was to have one third apt of ye Accomodation, weh was fformerly my Grandfather peter Wrights deceased And for other Good Causes & Considerations me ye Sd Gideon especially Moving for a further Confirmation to Sd Adam HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned & & Confirm'd And by these preents I ye Sd Anthony do Give Grant, Alienate Infeeffe Assigne & Confirme unto Adam Wright aforesd the one third at of all ye Accomodation, web was my Sd Grandfathers meaning yt weh he in his Life time Lived on, that is to Say ye one third at of ye House or Home Lott as it is Bounded in Sd Agreem^t that is to Say Bounded on ye South end by ye Street, on ye East Side by John Wrights Lott now ye Sd Jobs, on ye North end by ye Jobs Home Lott, And by ye Sd Anthonys Third ## of Sd Accomodation on ye west Side, And also one third \$\psi\$t of all uplands & Meadows at ye South & Land at the plaines and also one third at of all ye Lands upon ye Town Comons Divided & that are to be Divided be Longing to Sd House Lott wth a third at the of ye prviledge of Comonage belonging to Sd Accomodation all Lying & being wthin ye Bounds of Oysterbay aforesd Together wthall ye right Title & Interest Claime & Demand wtsoever weh I ye Sd Anthony now have or weh any or either of my Heires Executrs or Assignes may hereafter have of to or in ye Sd Granted Third Pt of Lott, Meadow Upland & Comonage (() allwaies excepting a third \$\psi\$t of a Share of Salt Meadow Lying next George Townsend Meadow on ye West Side) wthall Issues, Phits Comoditys ffences Swamps, ponds, Springs in & upon ye Same or to ye Same in any wise Ap#taining to have & to hold unto him ye Sd Adam Wright his Heires & Assignes all & Singular ye Sd Granted third #t of Lott, Meadow, Upland & Commonage wth ye Ap#tences thereof to ye only ## use & behoof of him ye Sd Adam Wright his Heires & Assignes forever, And ye Sd Anthony doth hereby own ye Sd Job to be already in actual & Legal possession of all & Singular ye Sd Granted prmises And ye Sd Anthony doth for himself his Heires, Execut¹⁸ & Assignes further Coven¹ & agree to & with ye Sd Adam that it Shall & may be Lawfull for him ye Sd Adam his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular the Sd Granted prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Anthony his Heires & Assignes, or any other #son or #sons

Lawfully Claiming for, by or und^r him or any or either of them Notwthstanding any former Gift, Grant Mortgage or Sale wsoever, And ye Sd Anthony doth hereby bind himself & his Heires to warrant & Defend all & Singular ye Sd Granted p^rmises to ye Sd Adam his Heires & Assignes forever, according as before is exp^rssed in witnes whereof I have hereunto Set my hand & Seal ye twenty first Day of May in ye yeare of our Lord one thousand Six hundred Ninety ffour

Signed Sealed & dd

Anthony Wright, O

in prence of us

John Newman: Job Wright

Day & Date abovesd Anthony Wright came before me one of their Maties Justices of ye peace and acknowledged this to be his reall act & Deed Nathaneill Coles

(p. 185)—Memorandum that John Vnderhill Son of Jacob & Mary Vnderhill Grand Son to Mary Wright widow of John Wright Late of oyster bay Deceased was born In Matenacock In ye bounds of oysterbay the twelveth Day of September In ye Year of our Lord Christ 1707

To all Christian People to Whome These presents Shall Come Greeting Know Ye yt I Samuel Bayard of ye City of new york Machant for and in Consideration of ye Sum of fourty one pounds Currant Lawfull money of New York to me in hand paid before ye Ensealing & Delivery here of by Samuel Youngs of ye Township of Oyster bay in queens County In ye province of New York one the Island of Nassau yeoman ye Recept Where of I Do here by acknowledge and my Selfe to be there With fully Satisfied Contented and thereof and of Every Part & Parsall There of Do Exonrate acquitt & Discharge The said Samuel Youngs his heirs Executors and Administrators for ever by these presents have given Granted Bargained Sold Alienated Conveyed & Confirmed & by these presents Do ffully freely & absolutly Give Grant Bargaine Sell alien Convey & Confirm unto ye Said Samuel Youngs his heirs & Assignes for ever three Certain Tracts of of Land Situate & Being in ye In ye Towne Shipe of oyster bay afore Said In ye old purchas of oyster bay so Called & Nigh unto the Cove and one Cove Neck two of the Said Messuages Lying ye ffirst being Apeice of Land yt was formerly Laid out to Josias Latting bounded one the west by ye harbouer thence Rainging Eastwardly by Simon Coopes Land thirty Rods thence South-wardly thirty Six Rods thence East westwardly to said harbouer thence to the ffirst Bounds Containg with In ye Said bounds Six acres of as also another peice of Land Lying one ye Sd Cove Neck & was formerly Laid out to Nathaniel Coles bounded West by Sd harbouer and one ye North by ye abovesd Lands formerly Laid out to Josias Latting Rainging Eastwardly by Sd Lands

thirty Rods Thence Southwardly thirty Six Rods thence westwarly to the Harbouer & thence to the ffirst bounds Containg within the Said Bounds Six acres as also another peice of Land Lying betwene Dumby Swampe & ye Sd Cove bounded one North by a highway and one South by another highway & bounded one the East by Joseph Youngs Land and one west by Joseph Youngs Land Containg within ye Sd bounds ten acres To Have and to hold the Said granted & bargained Premises with all there Appurtenances priviledges & Commoditis to the Same belonging or in any wise Appertaing to him ye Said Samuel Youngs his heirs & assigns forever to his & there only preer use benefitt and behof for Ever & ye Said Samuel Byard for me my heirs Executors administrators Do Covenant promise & grant to and with ye Sd Samuel Youngs His Heirs & assignes forever before ye Ensealing here of I am ye True Sole and Lawfull owner of the above bargained—(p. 186)—Premises & am Lawfully Seized & possed of the Same in mine owne proper Right as a good perfectt and absolut Estate of Inheritance in fee Simple & have in my Selfe Good Right full power & Lawfull Authority To grant bargain Sell convey & Confirm ye Said barganed Bargained premises in manner as above Said & that the Said Samuel Youngs his heirs And Assignes Shall and may from time to time & att all times forever here after by virtue of these presents Lawfully peaceably & quietly have Have hold Use occupy posses and Injoy ye Said Demised and Bargained premises with ye Appertenances free and Clearly & Clearly & Clearly acquitted Exonrated and Discharged of and from all manner of former Gifts grants bargains Sails Leases Mortguages wills Entails Joyntuers Dowrys Judgments Executions Incumbrances and Troubls whatsoever & I ye Said Samuel Bayard do further Covenant Covenant & bind my Selfe my heires Executors & administrators firmly by these presents to Warrant & forever Defend ye Samuel Youngs his heirs and Assignes In Quiett & peaceabley possession of all & Singluer ye Said Granted premises against ye Just and Lawfull Claimes of any Parson or Passons whatsoever In Witness Where of I ye Sd Samuel Bayard have here Unto Sett my hand & Seal ye Second Day of August in the Sixth yeare of ye Reigne of Soveraigne Lord George ye Second by ye Grace of god of great Britten france and Ireland King Defender of the ffaith Annoq Domini one thousand Seven hundered & thirty & three 1733

Sealed & Delivered in ye presences of Philip Verplank Sam^{II} Townsend Sam^{II} Maccoon

Memorundum yt one ye fifteenth Day of November Annoq Domini one thousand Seven hundred & thirty three Appeared be-

Sam¹ Bayard O

fore me David Jones on of the Judges of the Court of Common pleas in & for Queens County Sam¹¹ townsend one of ye Witness to ye within written Deed & being Sworne on the holly Evanglis of almighty Decleareth that he Saw ye within named Samuel Bayard Assigne Sealed & Deliver the within Written Deed to be there real Actt and Vo(1) antary Deed and haveing Prused ye Same allow itt to be Entered one Record

D: Jones

(p. 187)—TO ALL CHRISTIAN PEOPLE to whom these prsent writings Shall come; Know You that I Mary Willits Relict of Richard Willits of Lusum now called Jerico Lately called Queens County upon Long Island in ye Jurisdiction of New Yorke in America And in ye Township of Oysterbay; do by these prsents for divers good Causes & Considerations me thereunto Moving but especially for ye Love & affection that I have to Richard Willetts my Son Living in ye foresd place, Town & County: And for his Better p^rferment, and peaceable Settlem^t in ye Sd place, do hereby Give & Grant, Aliene & passe over from me ye Sd Mary & my Executrs or Administratrs all my right, title, Interest, Claime weh I now have or yt my Heires Executes or Administrates hereaft may Claime or prtend to from by or und me To all ye Lott of Land, Housing, Barnes, outhousing, Orchards, Yards ffelds, Gardens, Toffts, Crofts, Water-courses, Wayes, Libertys easements & emoluments wthall my right of Cominage, Woods, Underwoods, Bit of mouth & Turburd ("Bit of mouth" may be best rendered in the vernacular as "every last bite" of grass. It is another form of the expression "turf and twig," common in these records, and typically illustrated on p. 96. "Turbary," in ancient English law, is the right to dig turf. See also Moses Mudge's affidavit, p. 238) To have & to hold to him ye Sd Richard my Son to him his Heires & Assignes forever, That is to Say I do hereby Give & Grant ye one half of all yt Lott of Land, Orchard, Garden, Water, Water-Courses wth ye one halfe of ye Barne as it is now divided & Occupyed betwixt my Sonn Thomas Willetts & us, wthall yt housing & other Libertys & easements yt he now Occupys & enjoys; TO HAVE & TO HOLD from ye day of ye Date hereof to him ye Said Richard his Heires & Assignes forever; Which Sd Lott of Land before menconed is Butted & Bounded upon ye Norwest wth ye high way Leading from this place to ye place called Westbee, (Westbury) upon ye west wth my Son Thomas Lott or Land upon ye South with Sister Sarah & her Son John Williams Land, upon ye East upon our High Street Leading to ye South, And ye other half ## of ye fforemencon'd Lands, Housing Gardens Orchards waters, Wayes, Libertys, Cominage wthall other easemts & priviledges weh I now in my own Right enjoy I do hereby Give & Grant as before to my Sd Son Richard to enter to possess & enjoy Imediately after my death or desses To have and to Hold unto him

his Heires & Assignes forever; Excepting ye House I now Live in weh I resarve to be at my dispose at my Death And also yt \$\psi\$ of Land weh I have formerly Given to my Son Thomas to plant and Orchard one; weh if it do not Containe 2 akkers I do hereby Give & Grant him So much Land to be added to it as may Make it up two ackers, to be Set out att ye Discretion of my Sd Sons Richard & Thomas In witnes hereof I have hereto Sett my hand & Seal this 17th of Decemb^r in ye Second year of ye Reigne of William & Mary kinge and Qene of England, Scotland, ffrance & Ireland &c 1689:

Sealed Signed & dd in ye p^rsence of us Thomas Willetts

Mary (M W) Willitts O
marke

James Townsend John Lumm

Memerand yt it is ag agreed betwixt ye wthin Mentioned \$\text{Ptys}\$ Mary Willitts and Richard her Son the Sd Richard Willetts Shall \$\text{Pmit}\$ & Suffer ye Sd Mary his Mother pessably to enjoy ye one half of yt \$\text{Pt}\$ to f ye Barne wth they now enjoy together in as full free & Ample maner as She hath before enjoyed it during her Life And Shall not alianet, Sell or Assigne yt half Moity of Lands or Housing during ye Life of ye Sd Mary his Mother wth She hath by these preents put him into the preent ffree estate off as witnes my hand this 17 Day of December 1689

Thomas Willetts

Richard Willetts

James Townsend John Lumm

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or Ap#taine Be it known yt I James Townsend of Jerico in ye Bounds of Oysterbay in queens County on Long Island alias Nassaw in ye Collony of New Yorke for & in ye Considiation of ye Sume of Tenn pounds Currant Money of New Yorke in hand pd, and by me ye Sd James received of Richard Willitts of Jericho aforesd before ye Sealing & Dilivery hereof in full paymt & Satisfaction, And for other good Causes & Considuations me ye Sd James Especially thereunto Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned Sold & Confirm'd, And by these preents do Give, Grant, Alienate, Infeoff, Assigne Sell & Confirme unto Richard Willitts aforesd all that of ye Moity or one half of a Certaine peece or \(\po\)cell of Land Lying & being in ye old purchase of Oysterbay aforesd on ye North Side of Thomas Willitts his Land westward from Jericho aforesd, And Bounded as followeth on ye South by a piece of Land belonging to Thomas Willitts weh Joynes to ye Highway from Jericho to Westbury, And on ye West, North & East by ye Comons, and is in quantity (Meaning ye whole peece) thirty Acres of Land web was fformerly taken up on the right of John Townsend Senr father to ye Sd James, and Laid out to ye

Sd James & his Soon—(p. 188)—Son Jacob; by ye Survey as ye Records of Oysterbay plainly Sheweth and ye Moity or one half of Sd peece of Land is ye Sd Granted Land unto the Sd Richard, as before is expressed and is to be Divided when Sd Richard Shall call Sd James thereunto TOGETHER withall my right, title and Interest, Claime & Demand wtsoever which I the Sd James now have or weh any or either of my Heires, Executre or Assignes may hereafter hav of to, or in ye Sd, Granted Moity or half peece of Land with all profits, Timber Trees, Swamps, & priviledges whatsoever is or may be belonging or in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd Richard Willitts his Heires & Assignes all & Singular ye Sd Granted half peece of Land wth ye appetences thereof to ye only per use & behoofe of him ye Sd Richard Willitts his Heires & Assignes forever, And ye Sd James hath put ye Sd Richard into Lawfull possession of ye Same by dilivery of turfe & twigg & by these presents, And ye Sd James Doth for himself his Heires, Executors & Assignes ffurther Covent to & with ye Sd Richard, that it Shall & may be Lawfull for him ye Sd Richard his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted pimises forever without ye Lawfull Lett or Molestation of him ye Sd James Townsend his Heires and Assignes or any other person or #sons Lawfully claiming for, by or und him or any or either of them Notwithstanding any former grant Mortgage Joynture, Dower or other Conveyance w'soever, And ye Same to ye Sd Richard Willitts his Heires & Assignes florever to Warrant & Defend, According as Before is expressed IN WITNES whereof I have hereunto Set my hand & Seal ye Seventh Day of September in ye year of our Lord one Thousand Six hundred Ninety ffive:

Signed Sealed & dd:

James Townsend O

in prence of us
John Newman
John Tucker
The X marke of
Jeremiah Robins

This Indenturey Made this Second Day of December in ye yeare of our Lord Christ one thousand Seven hundred and Thirty Six betwen Jacob Haff of oysterbay In Queens County one Nassau Island And in ye prov(i) nce of New York Yeoman of ye one part And peter Hageman of the Same Place Yeoman of ye other part Witnesseth That ye Sd Jacob Haff ffor and in Consideration of the Sum of Sixty Three pounds Currant Lawfull Money of New Yorke to me in hand paid Before ye Ensealing here of Weell & Truly paid by ye Sd Peter Hageman The Recept Where(of) I Do hereby Acknowledge and my Selfe there with

fully Satisfied Contented and paid and there of and there ffrom & of Every part and parcell there of Do Exonrate Acquitt and ffully Discharge The Sd Peter Hageman His Heirs Exer Admr forever by These presents Have Given Granted Bargained Sold Alienated Conveyed and Confirmed and by These presents Do ffreely ffully and Absolutly Give Grant Bargaine Sell Alene Convey and Confirm Unto him the Said Peter Hageman his heirs & Assignes for Ever all That messuage or Tracts of Land Here affter Described Scituate Lying and being wthin ye Town Shipe & patent of oyster bay aforesd and within the new General purchas So Called being two of the Little Lotts So Called Being Number Twenty and Twenty one and as by a Deed of Sail Under the Hand and Seal of Theoreras (Theodorus) Vanweick to Sd Jacob Haff May Make ye twentyeth Lott More fully appeare and also one Deed of Sail Under ye hand and Seal of Isaac Doty Sen Bearing Datte the ffourth Day of March one Thousand Seven hundered and Twenty one to the Sd Jacob Haff may mak The twenty ffirst Lott More fully appeare Containg In Said two Lotts of Land Sixteen Acres and a halfe by the Eighteen floott to the rod & also one other Small Peice of Land Lying att the Southw[e]st End of The Sd Lotts begining att ye west Corner of the twentyeth Lot In number Rainging from Sd Corner South East twenty Eight Rods and twelve Links then Southwest Seven Rods and five Links to the Highway and Then to the ffirst bounds Including one hundered and Nine Sqr Rods of Land by ye Statuate Measure To have and to Hold all the Recited Peices of Land and Bargained premises with all The Appurtenances Priviledges Covences and Comodities To the Same belonging or In any ways appeartaing to him ye Said Peter Hageman his heirs and Assignes for Ever to his and there only Proper Use benefit and I ye Said Jacob Haff for m(e) my heirs Executors administrators Do Covenant promise & Grant to & with the Said Peter hageman his heirs and Assignes that at ye Time & before the Ensealing here of I am the true Sole and Lawfull owner of the above Bargaind premises And am Lawfully Seized and possesed of ye Same In mine own proper Right as a good perfect And absolut Estate of Inheritances In ffee Simple and have in my Selfe Good Right ffull power and Lawfull authority to Grant Bargaine Sell Convey and Confirm the Said Bargained Premises In manner As above Said and that the Sd Peter Hageman his heirs and Assignes Shall and may from (time) to Time and att all Times for ever here after By fforce & virtue of These presents, Lawfully peaceably and Quietley Have Hold Use occupy Posses and Enjoy all the Said Demised and Bargained premises ffree & Cleare and freely And Clearely Acquitted Exonrated and Discharged of and from All manner of former & other Gifts Grants Bargaines Sails Leases Mortguages wills Entails Joyntures Dowrys Judgments Executions Incumbrances Extents and Troubles What Soever And

ffurther More I the Said Jacob Haff for my Selfe my heirs Executors and administrators Do Covenant & Ingage the above Demised Premises to him the Said Peter hageman his heirs and Assignes Against ye Lawfull Claimes or Demands of any Person or persons What Soever Here Affter to warrant Secuer and Defend In Witness Where of I ye Said Jacob Haff have here Unto Sett my Hand and fixed my Seal the Day and Yeare first above written

Sealed and Delivered in ye presences of Abraham Seaman David Seaman

Jacob Haff O

Memorundum on the ffifth Day of Aprill 1737 David Seaman one of the Witneses to ye Within Written Deed personaly appeared before Me David Jones Esq^r first Judge of ye Court of Comon pleas for Queens County and Made Oath that he Saw the Within Named Jacob haff Signe Seale & Deliver the Within Deed of Sail & having Carfully Examined the Same Do allow itt to be Recorded

D: Jones

(p. 190)—Be it known by these presents that wee Henry Townsend Sent Henry Townsend Junt and John Townsend both ye Sons of ye Sd Henry Townsend Sen' who are all named in this wthin written & Annexed Deed from ye Indians weh beareth Date ye fourth Day of July 1683: in ye five & thirtyth year of ye Reigne of king Charles ye second; Have Assigned, Made over & Confirm'd And by these preents were ye Sd Henry Townsend Sent Henry Townsend Junt & John Townsend do Assigne make over & Confirme ye before mentioned Deed unto John Pratt Jun' of Hogg Island in ye Bounds of Oysterbay in Queens County on Long Island in ye Colony of New Yorke wthall our right, title & Intrest web we ye Sd Henry Townsend Sent Henry Townsend Jun & John Townsend now have or weh any or either of our Heires Executre Administratre or Assignes may hereafter have to ye Sd Land mentioned in ye Sd Deed by vertue thereof in every Clause & Covent To have & to Hold to him ye Sd John pratt his Heires & Assignes the Sd Deed & all ye Land therein Contained to ye only ## use & behoofe of him ye Sd John pratt his heires and Assignes forever; And ye Sd John Pratt hath paid ye Sd Henry Townsend Senr Henry Townsend Jun & John Townsend for ye forementioned Land to their full content & Satisfaction before ye Sealing hereof; And also we have putt ye Sd John pratt into a Lawfull & peaceable possession of ye prmises by ye Dilivery of these prsents IN WITNES whereof wee have hereunto Sett our hands & Seales ye Seventeenth Day of Decembr in ye yeare of our Lord one thousand Six hundred eighty nine

Signed Sealed & dd in p^{*}sence of John Newman John Robinson

Henry Townsend Sen^r O Henry Townsend Ju^r O John Townsend O

The Deed mentioned in this above written Assignm^t Stands Recorded in ye Booke A: page ye 158: 159: & 160: (p. 174-6) TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine, Be it known yt I Samson Hawxhurst of Oysterbay in Queens County on Long Island now Called Nassau in ye Collony of New Yorke for & in ye Considration of ye Sume of ffifteen pounds of Currant Silver money of this Collony in hand paid and by me ye Sd Samson receive of John Pratt Jun of ye Same place Carpent in full payment & Satisfaction at ye Sealing and Dilivery hereof by a Bill und his hand & Seal whereby I do forever acquitt & discharge ye Sd John Pratt his Heires Execut^{ra} & Administrat^{ra} of ye Sd Sume, And for other good Causes and Consideracons me ye Sd Samson especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned, Sold & Confirm'd And by these presents I ye Sd Samson do Give, Grant, Alienate Infeoffe, Assigne Sell & Confirme unto John pratt aforesd all that of a Certaine Tract of Woodland web was fformerly purchased of ye the Indean #prietors of Matenacock Lands By Christopher Hawxhurst Late of Matenacock deceased Brother to ye Sd Samson, Which Said Tract of Land is Lying & being on ye North Side of ye ffoot path to Muskeet Cove begining at John Woods South east Bound, Ranging East on ye North Side of Sd ffoot path unto James Cocks South-west Bounder flourty Rod, ffrom thence Northwardly one hundred & Sixty Rod being ye Same breadth at ye North end as at ye South end: Being Bounded on ye west Side by John Woods Land, on ye South end by ye ffoot path, And on ye East Side by James Cocks Land, and on ye North end by ye Comons Containing win ye Sd Bounds fourty Acres of Land. as ye Indeans Deed for Sd Christopher for Sd Land Bearing Date ye first Day of June 1682 doth planly demonstrate, wend Deed Stands Recorded in Oysterbay in ye Booke A: page 137: Together wthall my Right, Title, & Interest, Claime & demand wisoever with I ye Sd Samson now have or with any or either of my Heires Execut^{ra} or Assignes may hereaft^r have of to or in ye Sd Tract of Land or any \$\psi\$t or \$\psicell\$ cell thereof wthall \$\pi\$fits, Comodities, Customes prviledges wth ye Timber & Trees thereon Standing or Growing or wisoever els is thereto of Right in any wise Ap#taining, TO HAVE & TO HOLD unto him ye Sd John pratt his Heires & Assignes all & Singular ye forementioned Tract of Land with ye Apptences thereof to ye only pp use & behoofe of him ye Sd John Pratt his Heires & Assignes fforever And ye Sd Sampson hath put ye Sd John Pratt into a Lawfull & peace-

able possession of ye Sd Tract of Land & prmises by ye Dilivery of Turfe & Twigg and by ye Dilivery of this preents And ye Sd Samson doth for himself his Heires, Execut¹⁸ & Assignes further Covenant & agree to and wth ye Sd John Pratt yt it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess: & enjoy all & Singular ye Sd Tract of Land and prmises forever without ye Lawfull Lett hindrance or Molestation of him ye Sd Samson his Heires Executre or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any Former Gift, Grant, Mortgage or Sale w'soever And ye Sd Samson Doth hereby bind himself & his Heires to Warrant & defend ye Sd Tract of Land & prmises to ye Sd John Pratt his Heires & Assignes fforever according as before is expressed, And also to warrant & defend ye Sd Land as aforesd against all \$\text{\text{\$\text{\$\text{\$\text{defend}}\$ ye Sd Land}}} wisoever that Shall Lay any Claime to Sd Land for, by or undr ye abovenamed Christopher Hawxhurst deceased by Will, Gift, Grant, Heirship or any or any other way wtsoever IN WITNES whereof I have hereunto: Sett my hand & Seal the Twentyth Day of May in ye year of our Lord one Thousand Six Hundred Ninety three

Signed Sealed & dd In prence of us: John Newman David Underhill Anthony Wright Samson Hawxhurst O

I William Hawxhurst Brother to ye abovenamed Samson do hereby Confirme to ye abovenamed John pratt all my right and Interest to ye Land above mentioned web I or my Heires have or may have thereunto as fully as it is made to ye Sd John by this above written Deed as witnes my hand and Seal Day & date above written

The marke (W) of William Hawxhurst O

(p. 191)—TO ALL CHRISTIAN PEOPLE to whome this present writing Shall come or in any wayes Concerne Know ye that I david Underhill of Oysterbay in Queens County on Long Island alias Nassau in ye province of New Yorke for & in ye Consideracon of ye Sume of thirteen pounds Equivolent to Currant Money of this Collony in hand pd before ye Sealing & Dilivery hereof, And for other Good Causes & Considerations me ye Sd David especially Moving HAVE GIVEN, GRANTED alienated made over, Bargained Sold and Confirmd, And by these presents I ye Sd David do Give, Grant, Alienate Bargaine, Sell & Confirme unto John pratt Junt of ye Township of Oysterbay aforesd a piece of Meadow Lying in ye Bever Swamp Meadows being half of ye Meadow in quality as they have agreed which ye Sd

David Underhill hath of John & Daniel Underhill Sons of John Underhil of Matenacock deceased, The Sd half \$\pmathrm{1}{4}\$t being Bounded as ffolloweth the South east Corner being a peperidge Tree Marked, and from ye Sd Tree to run North to ye Next Crick, and So Northerly by ye Sd Crick to James Townsends Meadow, and So northwest by James Townsends Meadow unto ye fence, and So bounded on ye south by ye fence to ye aforesd peperidge tree, Together wthall my right, title & Interest, Claime & demand wtsoever weh I the Sd David Underhill now have or weh any or either of my Heires Execut¹⁸ Administrat¹⁸ or Assignes may hereafter have of & in ye Sd Meadow wthall ye Phits & Comoditys arising from ye Same To Have & to hold all & every ye prmises whall & every ye Ap\text{\$\pi\$tences thereof unto him ye Sd} John Pratt Jun his Heires, Execut Administrat or Assignes, And to his & their ## use and behoofe forever, And ye Sd David Underhill hath put ye Sd John pratt into a Lawfull & peaceable possession of ye prmises by ye Dilivery of these prsents, And ye Sd David Underhill doth for himself his Heires, Executre, Administratra & Assignes ffurther Covent & agree to & with the Sd John pratt yt it Shall & may be Lawfull for him ye Sd John pratt his Heires Executre Administratre or Assignes or any or either of them quietly & peaceably to have, hold, Occupy possess & enjoy all ye fforementioned piece of Meadow wth ye Apptences thereunto belonging whout Lett hindrance or Molestation of him ye Sd David Underhill or any other \$\precepson Lawfully Lawfully Claiming for, by or und him by meanes of any former Gift, Grant, bargaine or Sale wtsoever, but yt ye Sd David Underhill his Heires, Execut^{re} Administrat^{re} Shall Defend ye Sd John prat his Heires & Assignes in ye peaceable possession against all Claimes & Demands that Shall be made to ye Sd piece of Meadow by any Pson or Psons wisoever, And also yt this my Deed Shall Stand good & effectuall according to ye true Intent & Meaning hereof In Witnes whereof I have hereunto Sett my hand & Seal this Third Day of ffebruary one Thousand Six hundred Ninety three

Signed Sealed & dd

david underhill O

In prence of us
John Dewsbury:

his Josias Smith

his John X ffreeman

marke

marke

Know all men by these presents that I John Pratt Junier In this within Mentioned Deed Do Assigne and make over all my Right title and Interest to all the Land and priviledges and profitts of the Same In this withi(n) written Deed Which I the said John Pratt Bought of Samson Hauxhurst as is Within Expressed unto John Cock and James Cock Jun both of the Town-

ship of Oysterbay ffor a valuable Consideration by me the said John Pratt Receiv^d to my ffull satisfaction ffor which Consideration I the said John Pratt D(o) Resing (resign) make over and Confirme unto The said John and James Cock Ju^r all my Right title Interest Claime and Demand whatsoEver and Do here by sell and Confirme the within and above mentioned p^rmises with ye appurtenances unto the abovesaid John and Jame Cock J^r as ffully and amply as It is granted unto me In Every Circumstance of the within mentioned Deed unto them theire Heires & and Assignes fforEver To w^{ch} I the said John Pratt sett my hand and seal This Twelveth Day of Aprill one thousand Six hundred Ninety Seven

Signed Sealed & Dild

John Pratt O

In presence of us John Dewsberry John Wright

his

Caleb (C) Powel mark

(p. 192)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine; Be it known that I Thomas Weekes of of Oysterbay in Queens County on Long Island in ye Colony of New York for & in ye Consideration of ye Sume of flourteen Shillings & ten pence in hand pd before the Sealing & dilivery hereof whereby I ye Sd Thomas do hold my Self from hence forth to be fully Satisfied, Contented & pd; And for other good causes & Consideracons me ye Sd Thomas especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Made over, Sold & Confirm'd, And by these presents I ye Sd Thomas do Give, Grant, Alienate, Make over, Sell & Confirme unto Joseph Dickinson of Cedar Swamp in ye Bounds of Oysterbay aforesd, one Share or Purchasers right in ye Comon & undivided Land Comonly called Oysterbay new or Last Generall purchase of ye Indeans of Matenacock Lands, weh Lands were purchased of ye Indeans by Several of ye Inhabitants of Oysterbay aforesd as by ye Indeans Deed und their hands & Seales bearing Date ye Ninth Day of January 1685; doth at Large appeare and also an Indorsmt written on ye Backside of ye Sd Deed bearing ye Same Date whereby ye Sd purchasers have taken & Associated Several other Psons to be Joynt Pchasers wth them by Setting their names to ye Sd Indorsmt of wch Joynt purchasers I ye Sd Thomas Weekes am one as is to be Seen in ye Sd Indorsm^t web Deed & Indorsmt Stands recorded in Oysterbay Land evidences in ye Booke B: page ye 42: & 43: Together wthall my right, Title & Intrest, Claime & Demand wtsoever wth I ye Sd Thomas now have or weh any or either of my Heires Execut¹⁸ Administrat¹⁹ or Assignes may hereaft have of, to or in ye Sd Share or pur-

chasers right by virtue of ye Deed and Indorsm^t before Specified wthall Phits & Issues from thence arising or Growing wthall other priviledges thereto belonging as others ye Sd purchasers have on ye Sd Land TO HAVE & TO HOLD unto him ye Sd Joseph Dickinson his Heires & Assignes the fore mentioned Share of Land or Pchasers right wth ye Appetences thereof to ye only PP use & behoof of him ye Sd Joseph Dickinson his Heires & Assignes forever; And ye Sd Thomas hath put ye Sd Joseph into a Lawful & peaceable possession of all & Singular ye prmises by ye Dilivery of these preents And ye Sd Thomas doth for himself his Heires Execut¹⁸ Administrat¹⁸ & Assignes further Coven¹ & Agree to & wth ye Sd Joseph yt it Shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly & peaceably to have, hold, Occupy, posses & enjoy all and Singular ye prmises forever wthout ye Lawful Let, hindrance or Intrupcon of him ye Sd Thomas his Heires, Executrs or Assignes or any other \$\prescript{\text{son}}\$ or Psons Lawfully Claiming for, by or undr him or any or either of them Notwthstanding any form Gift, Grant, Bargaine or Sale wisoev; And ye Sd Thomas Weekes to warrant & defend ye Same according as before specified doth hereby bind himself & his Heires to ye Sd Joseph Dickinson his Heires & Assignes forever IN WITNES whereof I have hereunto Sett my hand & Seal the ffirst day of ffebruary in ye year of our Lord one thousand Six hundred eighty Nine

Signed Sealed & dd in prence of us John Newman: George Townsend

Thomas Weekes O

IN THE NAME OF GOD AMEN I Elizabeth Dickinson Widd of Oysterbay in Queens County on Long Island in ye Collony of New York being Somewhat weakly and Sick of Body but whole & ##fect in Memory & understanding praised be god do here make my Last will & Testamt as ffolloweth

Imprmis I bequeath my Body to ye earth & my Soul to god

yt gave it

It I give to my Son Jebus (Jabes) my House & Lott wth ye Orchard & Meadow adjoyning to it meaning all yt I now possess adjoyning to my House & Home Lott in Oysterbay aforesd wth half a Share of Meadow on ye West Neck at ye South of Oysterbay aforesd during his Naturall Life also I give to him ye Sd Jebus one Bed & a Bolster a pillow, Coverlett & Blankett wth one Sheet, and at my Son Jebus his decease all this yt I have given him I do give to my eldest Son Joseph to him or to his Heires forever.

It I give to my Son Samuel ffive Acres of Land at ye plaines more then wt I have already given him & this to be his full portion It I give to my Son James two third \$\pi\$ts or two \$\pi\$ts of three

of my Land in ye Old purchase of Oysterbay Lying on ye West

Side of Nicholas Wrights ffield in ye Old purchase of Oysterbay going to Lusum as ye Records of Oysterbay Sheweth how it is Bounded & Laid out; with half a Share of Meadow on ye West Neck at ye South of Oysterbay aforesd and ffive acres of Land at ye plaines, And my right of Comonage belonging to my house Lott I do give to my three Sons Samuel. Jebus & James equally between them also I give to my Son James one Bed, a Bolster a pillow a Coverlett a Blankett & one sheet; It I give to my Daught Mercy one Chest and to my Daught Lydia one Chest: It I give to my Daughter Hannah my Bed yt I Lye on wth Bolster, 2 pillows, a Coverlett, 2 Blanketts, a paire of Sheets wth ye Curtaines and vallens belonging to it, wth one Chest & 2 pillowbers; Itt I give all my Cart & plow Gears & Tackling wth ye Cart & plow & wt belongs to it I give to my Son James In I give to my Grandson Richard Harcott two Sheep; It all ye Residue of my estate I give to my Youngest Daught¹⁰ Mehetabel & Hannah both of Household goods Cattle & wt els I am possessed of-(p. 193)—possessed of after all my Debts & other Charges necessary are paid out of it Lastly I do make my Son Joseph my full & whole executor to pay & dispose of my estate according to this my Will above written, And also I do make John Townsend att Mill with my Son Joseph to be Overseers of this my will, which I declare to be my Last Will & Testament as Witnes my hand & Seal this Tenth Day of Septembr Anno Dni 1691:

Witnes John Newman Thomas Cheshir The marke of X
Elizabeth Dickinson

Articles of Covenants & Agreem^{to} had made & Concluded on by & between Joseph Dickinson Samuel Dickinson, Thomas Cheshire & Mehetabel his Wife, Hannah Dickinson Job Wright for & in ye behalf of James Dickinson being his Guardian & Joseph Dickinson for & in ye behalf of Jebus Dickinson ye twenty Sixth Day of Septembr in ye year 1692 as ffolloweth:—Imprmis Whereas John Dickinson Late of Oysterbay on Long Island in the Collony of New Yorke Deceased, did by his Last Will & Testamt Leave ye ordering & Disposing of all his Estate aft⁷ his Decease to his Wife Elizabeth Dickinson and Shee ye Sd Elizabeth now Deceased did by her Last will & Testam order & dispose of ye Sd estate accordingly Now ye parties above mentioned have all Unanimously agreed that their mothers Will Shall stand good whether #wed or not, And yt the Sd Joseph Dickinson who is Nominated Execut in his Sd Mothers Will, Shall & will diliver fforthwith to his Sisters abovenamed their Legacies given them on Sd Will, And Confirme ye Lands given to his Brothers Samuel & James to them & their Heires fforever, Meaning ye Lands Given by his Mothers Will

In the abovenamed Thomas Cheshire & Mehetabel his Wife & ye Sd Hannah do hereby engage to pay & discharge all debts &

dues weh their Sd Mother in her Life time did owe & was Ingaged to pay (excepting one Debt which is Supposed to be to one of Boston weh ye abovenamed five \$\Psi\$ties do hereby engage themselves one to ye other to bear & pay their equall Share & \$\Psi\$t of Sd Supposed debt Meaning every one alike if it Shall at any time hereaft in whole or \$\Psi\$t be made appear to be due

It it is ffurther agreed by ye \$\pi\text{ties}\$ abovesd yt if it Shall So happen that ye Sd Joseph Dickinson Shall depart this Life before his abovenamed Brother Jebus yt then the Widdow of ye Sd Joseph or his Son if Capable Shall have ye use & benefit of the Sd Jebus his estate and keep & well \$\pi\vide \text{for him during his Life}\$ if they ye Sd Widdow or Sd Son Shall See Cause so to do and ye Sd Jebus Shall desire to Live wth them: But if ye Sd Jebus Shall not Like to Live wth them yet ye Sd Widdow or Son of Sd Joseph Shall keep ye Sd Jebus his estate if they Sees cause Yielding & paying therefore to whomsoever Shall have ye Tuition of Sd Jebus the full value thereof yearly as another man will give; this estate is meant yt wth his mother gave him on her Last Will: In ffurther ye Sd \$\pi\text{ties do engage to diliver to Sd Joseph ye possession of all Sd Jebus his estate both house & Land wth was Given him by his Mothers Will Imediately aftr ye Signing hereof

It it is further agreed by ye \$\pi\text{ties abovesd yt Sd James Dickinson Shall be ffree and acquitt from paying his equall \$\pi\text{t of ye} forementioned Supposed Boston debt or any \$\pi\text{t thereof notwinstanding wt is before asserted & also from all other debts yt Shall appear to be Due from his Sd ffather to any \$\pi\son \text{wtsoever; IN WITNES whereof ye Sd \$\pi\text{ties have hereunto Sett their Hands & Seales in Ovsterbay day & date abovewritten

& Seales in Oysterbay day & date abovewritten
Signed Sealed & dd The marke of Joseph Dickinson O
In prence of Hannah Dickinson O Samuel Dickinson O
John Newman Thomas Cheshir O
Henry Townsend Junear The marke of X

Mehetabel O
Job Wright O Cheshire

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine Be it known that I Samson Hauxhurst of Oysterbay on Long Island in ye Collony of New York for & in ye Considuation of ye Sume of Tenn pounds of Currant Silver money of this Collony in hand pd & by me ye Sd Samson received of Joseph dickinson of Oysterbay aforesd before ye Sealing & dilivery hereof in ffull paymt & Satisfaction, And for other good Causes & Considuacons me ye Sd Samson especially Moving HAVE GIVEN, GRANTED, Infeoffed, Assigned, Sold and Confirmed And by these preents I the Sd Samson do Give, Grant, Infeoffe Assige, Sell & Confirm unto Joseph Dickinson

aforesd A Certaine \$\pi\cel of Meadow Land Lying & being at Matenacock wthin ye Bounds of Oysterbay aforesd, and is \$\psi\$t of yt Meadow wch was fformerly Jacob Youngs and Bounded on ye North end by ye Creek wch runs up neer to ye Upland, Then by Sd Upland Southward to a White Oake Tree Standing on a Bank, Mark'd on ye North & east Sides and from thence east to ye head of a Cove, Containing wthin Sd Bounds two Small Necks or points of Meadow & by estimacon in quantity two Acres or thereabouts be it more or Less, Together wthall my Right, title & Interest, Claime & demand wtsoever weh I the Sd Samson now have or which any or either of my Heires, Execut^{rs} or Assignes may hereaft have of, to or in ye Sd Meadow & Every \$\psi & \$\pi cel thereof wthall Phits & Issues from thence arising or Growing or wt els is otherwise of Righ(t) thereto Apptaining TO HAVE & TO HOLD unto him ye Sd Joseph Dickinson his Heires & Assignes all & Singular ye Sd \(\psi\)cel of Meadow wth ye Ap\(\psi\)tences thereof to ye only who use & behoof of him ye Sd Joseph Dickinson his Heires & Assignes forever And ye Sd Samson hath put ye Sd Joseph into a Lawfull & peaceable possession of ye Sd Meadow by ye Dilivery of Turf & Twigg & by the Dilivery of these presents; And ye Sd Samson doth for himself his Heires, Executre & Assignes further Covenant & agree to & with ye Sd Joseph that it Shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly & peaceably to have hold occupy possess & enjoy ye Sd Meadow wth ye Apthences thereof forever without the Lawful Lett, hindrance or interuption of him ye Sd Samson this Heires Execut^{ra}—(p. 194)—Execut^{ra} or Assignes or any other #son or #sons Lawfully claiming for, by or und him or any or either of them Notwthstanding any former, Gifts, Grants, Mortgages, Bargaines or Sales wisoever And also to warrant & Defend ye Sd Joseph his Heires & Assignes in ye peaceable possession of ye prmises forever according to ye Clauses and Covenants before expressed, IN WITTNES whereof I have hereunto Set my hand & Seal the Seventeenth Day of Septembr in ye Yeare of our Lord one thousand Six hundred Ninety two Signed Sealed & dd in prence of us Samson Hawkhurst O John Newman Nathanl Coles

October ye 4th 1692 I William Hawxhurst Brother to ye abovesd Samson de hereby ratifie and Confirme ye Meadow abovewritten to ye Sd Joseph his Heires & Assignes as Witnes my hand the marke of

William Hawxhurst

Witnes Henry Townsend:
John Newman

Samuel ffish:

TO ALL CHRISTIAN PEOPLE to whom this preent Writing Shall Come or Apptaine Be it known yt I Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay in queens County on Long Island alias Nassau in ve Collony of New Yorke for & in ye Consider acon of the Sume of Sume of Twenty five pounds Currant Money of New Yorke in hand pd & by me ye Sd Nicholas recd of Joseph Dickinson of Cedar Swamp in ye Bounds of Oysterbay aforesaid before Sealing & diliv'y hereof in full paymt & Satisfaction, and for other good Causes & Consideracons me ye Sd Nicholas especially Moving HAVE GIVEN granted Alienated, Infeoffed, Assigned, Sold & Confirm'd, And by these preents do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto Joseph Dickinson aforesd all that of my #t Share or #portion of & in yt Certaine Saw-Mill, Scituate & being at Muskeeto Cove aforesd, Together wthall my \$\perp\$t, Share & \$\pi\$portion of & in all & Singular ye priviledges of ye Streames Rivers, Dams, ponds to ye Same Saw Mill belonging or Ap@taining, also all ye Timber Trees Standing or Growing on ye Land to ye Sd Saw Mill Adjoyning or belonging that is to Say my \$\psi\$t or \$\phi\portion\$ thereof web I now enjoy, Together web all my right, Title & Interest, Claime & demand wtsoev wch I ye Sd Nicholas now have or wch any or either of my Heires Executrs or Assignes may hereaftr have of, to or in my \$\psi\$t Share or \$\portion \text{w}^{ch}\$ I now have of & in ye Sd Saw Mill wth ye rivers, ponds, Dams, Housing, timber wth wtsoever els of priviledge #fit or Comodity to my Sd Granted, Pt, Share or Prortion is belonging or in any Maner or wise Ap#taining TO HAVE & TO HOLD unto him ye Sd Joseph Dickinson his Heires & Assignes all & Singular ye Sd Granted Pt Share or Prortion of Sd Saw Mill wth ye Appetences thereof to ye only ## use & behoofe of him ye Sd Joseph Dickinson his Heires & Assignes forever, And ye Sd Nicholas hath put ye Sd Joseph into Lawfull possession of Sd Granted prmises by these preents And ye Sd Nicholas doth for himself his Heires, Execut^{rs} & Assignes further Coven^t & agree to and wth ye Sd Joseph Dickinson yt it Shall & may be Lawfull for him ye Sd Joseph his Heires & Assignes quietly & peaceably to have hold possess & enjoy all & Singular ye Sd Granted prmises forever wthout ye Lett or Molestacon of him ye Sd Nicholas his Heires or Assignes or any other #son or #sons Lawfully Claiming for by or und him or any or either of them, Notwthstanding any former Grant Mortgage or Sale wisoever, And ye Same to ye Sd Joseph his Heires and Assignes forever to warrant & Defend In Witnes Whereof I have here unto Sett my hand & Seal ye Twenty Seventh Day of Aprall in ye year of our Lord one thousand Six hundred, Ninety ffive

Signed Sealed & dd: in prence of us: Nicholas Simkins O John Newman May ye 15: 1695: John New-John Townsend man & John Townsend the two

Nathaneil Coles Senr William Carpenter

Nicholas Simkins came before me one of their Maties Justices of ye peace for queens County and acknowledged this to be his reall act and deed

Nathaneil Coles:

recited Witnesses to this above written Deed Came before me one of their Maties Justices of ye peace for queens County & attested yt this above written is ye reall act & Deed of Nicholas Simkins & that they Saw his Signe, Seal & Diliver the Same Nathaneil Coles

Memorand ye within named Nicholas Simkins doth bind himself & his Heires, that ye Sd wthin Named Joseph Dickinson his Heires and Assignes Shall have free prviledge wth egress & regress to cutt & Carry away Timber fforever uppon any of ye Sd Nicholas his Land wth he now possesseth at Muskeeto Cove at any time as he Shall See Cause for Imploymt of Sd Saw mill wthin Mentioned to wth I Sett my hand day & year wthin Written Witnes John Newman

Nicholas Simkins

William ffrost Nathaneill Coles Sen^r

ccccxvi:

(p. 195)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Appertaine; Be it known that I Nicholas Simkins of Muskeeto Cove in ye bounds of Oysterbay in Queens County on Long Island in ye Pvince of New Yorke for & in ye Considacon of a valuable Sume of Money or other pay in hand by me received before the Sealing & dilivery hereof in full payment & Satisfaction; And for divers other good causes & Considuations me ye Sd Nicholas especially Moving; HAVE GIVEN GRANTED, Alienated, Infeoffed, Made over, Bargained, Sold & Confirm'd And by these preents I ye Sd Nicholas do Give, Grant, Alienate, Infeoffe, Makeover Bargaine Sell & Confirme unto William Thornicroft of Muskeetocove aforesd A crtain peice or Lott of Meadow Lying & being in ye place comonly called ye Mill Swamp at Muskeeto Cove aforesd; being bounded on ye South by Daniel Coles Meadow and on ye North by undivided Swamp, and on ye East & West by ye Hills, having a White Oake Tree Marked at ye Northeast Corn^r being by estimation three Acres or thereabout be it more or Lesse Together wthall my right title & Intrest claime & demand wtsoevr wch I ye Sd Nicholas now have or wch any or either of my Heires, Execut¹⁸ Administrat¹⁸ or assignes may hereaft¹ have of, to or in ye Sd Meadow or any \$\psi\$t or \$\psicel \text{thereof wthall fences}\$ & fencing Stuff thereon now Standing or being, & all Phits & Issues from thence arising or Growing wth prviledge of Highways for ffree egresse & regresse thereunto wthall other Customes and prviledges to ye Sd Meadow belonging or in any wise Apptaining TO HAVE AND TO HOLD unto him ye Sd William Thorn-

icroft his Heires & Assignes the fforementioned peece of Meadow wth ye Ap骨tences thereof to ye only 骨钾 use & behoof of him ye Sd William Thornicroft his Heires & Assignes forever And ye Sd Nicholas hath put ye Sd William into a Lawful & peaceable possession of all & Singular ye prmises by ye dilivery of these prsents And the Sd Nicholas doth for himself his Heires Executro & Administratre further Covenant & agree to & wth ye Sd William that it Shall & may be Lawfull for him the Sd William Thornicroft his Heires & Assignes quietly & peaceably to have, hold. occupy possess & enjoy all all & Singular ye prmises wth ye Apptences thereof for ever wthout the Lawfull Lett hindrance or Interuption of him ye Sd Nicholas his Heires Executrs or Assignes or any other Pson or Sons Lawfully claiming for, by or und him or any or either of them not wth standing any former Gift, Grant, Bargaine or Sale wtsoever, And also I ye Sd Nicholas do hereby bind my self & my Heires to warrant & defend ye forementioned Meadow to ye Sd William Thornicroft his Heires and Assignes forever according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Twenty ninth Day of January in ye year of our Lord one Thousand Six hundred eighty nine

Signed Sealed & dd in prence of us John Newman William Carpenter Nicholas Simkins O The marke of X

Elizabeth Simkins O

Be it known that whereas John Townsend Late of Oysterbay on Long Island in ye Colony of New Yorke Deceased did in his Life time Give & Grant unto William Thornicroft a piece of Upland Lying & being between ye Rockey Spring and Cedar poynt in ye Bounds of Oysterbay aforesd and containing in quantity four Acres or thereabouts be it more or Less according as it was fformerly Laid out ffenced in & Improved; now wee ye Sons of the Sd John Townsend whose hands are undreath Subscribed knowing ye said Gift & Grant of our Sd ffather was his reall Act, though no deed nor Records can be #duced to #ve ye Same: And ye Sd William Thornicroft hath had ye possession of ye Sd Land, We do by these presents Ratifie and Confirme the Sd piece of Land to ye Sd William from us our Heires Executra, Administrat^{re}, or Assignes or any or either of us or them; to him ye Sd William Thornicraft his Heires & Assignes forever; And Likewise our Sd father gave him ye Sd William two pieces, Shares or Lotts of Meadow at Oake Neck and pine Island according as ye Sd Meadow was fformerly divided web Meadow wee do Likewise confirme to ye Sd William according to ye Intent & tenour of ye writing abovesd as the above named Upland is Con-

firm'd unto him In Witnes whereof wee have hereunto Sett our hands ye thirty first day of May in ye year 1690

Signed in p^rsence of John Townsend
John Newman: Isaac Daughty Tho: Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine; Be it known yt I Nathaniel Coles of Oysterbay in Queens County on Long Island now Called Nassaw in ye Collony of New Yorke for & in ye Considiation of ffive pounds & Ten Shillings in Currant Silver Money of this Collony in hand pd & by me ye Said Nathaniel recd of William Thornicroft of Muskeeto Cove in ye Bounds of Oysterbay aforesd before ye Sealing & Dilivery hereof in full paymt & Satisfaction And for other good Causes & Consideracons me ye Sd Nathaniel especially Moving, HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd, And by these preence I ye Sd Nathaniel do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto William Thornicroft aforesd, one Lott or Share of Meadow Lying & being on the Mill river Swamp at Muskeeto Cove aforesd Neer Samuel Coles Dwelling House and ye ffourth Share in Number And Bounded East & West by Samuel Coles Upland & on the South Side by Samuel Coles Land, and on ye North Side by William Carpenters Land and being—(p. 196)— And being in quantity more or Lesse as it hath fformerly been Divided Laid out & Bounded by ye Pprietre of Muskeeto Cove as in ye Records of their Land is at Large to be Seen; Together wthall my right Title & Interest Claime & demand wtsoever wth I ye Sd Nathaniel now have or weh any or either of my Heires Executra or Assignes may hereaftr have of to or in ye Sd Share of Meadow wihall Issues Phits, Comoditys, priviledges, with egress & regress to ye Same in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd William Thornicroft his Heires & Assignes the forementioned Granted Share of Meadow & prmises to ye only ## use & behoofe of him ye Sd William Thornicroft his Heires & Assignes forever, And ye Sd Nathaniel hath put ye Sd William Thornicroft into a Lawfull & peaceable possession of Sd Share of Meadow by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents And ye Sd Nathaniel Doth for himself, his, Heires, Executre & Assignes further Covenant and Agree to & wth ye Sd William Thornecroft yt it Shall & may be Lawfull for him ye Sd William Thornicroft his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye aforesd Granted prmises forever, wthout ye Lawful Lett hindrance or Interuption of him ye Sd Nathaniel Coles his Heires Execut^{rs} or Assignes or any other \$\po\son or \$\po\sons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift, Grant, Mortgage or Sale w'soever;

And ye Sd Nathaniel Doth hereby bind himself & his Heires to warrant & defend ye Same to ye Sd William his Heires & Assignes fforever according as before is expressed IN WITNES whereof I have hereunto Set my hand & Seale ye Tenth Day of ffebruary in ye year of our Lord one thousand Six hundred Ninety three:

Signed Sealed & dd in presence of us Iohn Newman: David Underhill

Nathaneil Coles O

The marke X of

James Townsend Junr of Cedar Swamp

Be it known by these preents yt I Robert Coles within Named for & in ye Consideration of ye Sume of Eight pounds Currant money of New Yorke in hand pd and by me ye Sd Robert received of William Thornicroft of Muskeeto Cove in ye Bounds of Oysterbay in queens County in ye Collony of New Yorke before ye Sealing hereof Have Assigned made over & Confirm'd, And by these presents do Assigne make over & Confirme unto William Thornicroft aforesaid this within written Deed which is of a Certaine Meadow at Oysterbay South, And beareth Date ye 19th Day of June 1682: wth my part Share & proportion of ye Meadow therein expressed weh is ye one half thereof withall ye right & title which I have thereunto or which any or either of my Heires Execut¹⁸ or Assignes may hereafter have To him ye Said William Thornicroft his Heires & Assignes forever, I being fully Satisfied therefore as witnes my hand and Seal the Twentyth Day of November Anno Dni: 1696 Robert Coles O

Signed Sealed & dd: in prence of us John Newman

Anthony Wright

This Assignm^t is of a Deed which is recorded in Lib: A: page 139:

Day and Date above written Robert Coles Came before me one of his Maties Justices of ye peace for queens County and acknowledged this Assignm^t to be his real & Voluntary act & Deed Edward White

(p. 197)—To all Christian People to whome this writing shall Come or Ap\$\pi\text{tain} Be It Known yt I Nathaniel Coles Ser of Oysterbay In Queens County In ye Collony of Newyorke ffor and In the Consideration of ye Sume of Nine pounds Currant mony of Newyorke by me Received of Joseph Ludlam of Hog Island In the Bounds of Oysterbay aforesaid before the sealing hereof In full payment & Satisfaction & ffor other good Causes & Considerations me Especially Moving Have Given Granted Alienated Infeoffed Sold and Confirmed and by these presents Do Give Grant Alienate Infeoffe sell & Confirme unto Joseph

Ludlam aforesaid all that of a Certain Lott or percell of upland Lying & being upon Hog IsLand aforesaid of Number 15 and of the Third on Nobs hill Divition and Lyeth the Lotts of Thomas Townsend on ye one side and of James Cock on ye other side ranging In Length and breadth with ye other Lotts Joyning to It or as It was Laid out when the Divition was made and is In Quantity three Acrees or thereabouts be it more or Less Together withall my Right title & Interest Claime and Demand whatsoever which I the said Nathaniell now have or which any or Either of my Heires Executors or Assignes may hereafter have of to or In ye said granted Lott of Land Withall Profits Comodities and priviledges within ye bounds of ye said Lott (the Highway ffor Egress & regress only Excepted) is belonging or ap#taining TO HAVE & TO HOLD unto him ye said Joseph Ludlam his heires & Assignes all and Singular ye Said Granted Lott of Land to the only proper use and behoofe of him ye said Joseph Ludlam his heires and Assignes ffor Ever and the said Nathaniel hath put ye said Joseph Into a Lawfull possession of the Same by Dilivery or Turffe & Twigg and these presents and ye said Nathaniel Doth for himself his heires Executors and Assignes ffurther Covenant to and Withe ye said Joseph Ludlam that It Shall and may be Lawful ffor him to have hold posses and Enjoy all and Singular the said granted premises ffor Ever Without the Lawfull Lett or Mollestation of him ye said Nathaniel his Heires or Assignes or any other person or \$\P\$sons Lawfully Claiming ffor by or under him or any or Either of them Notwithstanding any fformer Grant Mortgage Joynture Dower or other Conveyance whatsoEver In Witness whereof I have hereunto sett my hand and seale ye third Day of aprill In Year of our Lord 1697

The words Egress & regress were Interlined before sealing Signed Sealed & Dilivered Nathaniel Coles O

In presence of us
David Underhill
his
Gideon X Wright
mark
John Newman

(p. 198)—TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Apptaine; Be it known yt I John Robinson of Great Suckcess in ye Bounds of Hempsteed in Queens County on Long Island in ye prince of New Yorke for in ye Considuation of ye Sume of Tenn pounds of Silver Money currant in this Colony or in Goods equivolent to Such money in hand pd & by me received before ye Sealing & dilivery hereof whereof I ye Sd John do hold my Self fully Satisfied contented & pd. And for discontented & pd. And for discontented & GRANTED

Alienated Infeoffed Sold & confirm'd And by these presents I ye Sd John do Give, Grant, Alienate Infeoffe Sell & confirme unto Thomas Miller of Lusum in ye Bounds of Oysterbay in ye County aforesd all my right of Comonage in ye Old purchase of Oysterbay aforesd wherein I have right to take up twenty Six Acres of Land the undivided Lands of the old purchase aforesd wth whatsoever other privileges thereto belonging according to ye Grant of ye Towne to me ye Sd John Robinson as it Stands recorded in ye Book A: folio 217 To be taken up by ye Sd Miller when & where he ye Sd Miller Shall think convenient win ye Sd purchase (Other mens rights & highwayes excepted) and at the ## costs & charges of him ye Sd Miller; Together wthall my right, title & Interest claime & demand whatsoever weh I ye Sd John now have or wch any or either of my Heires, Execut¹⁸ Administratrs or Assignes may hereaftr have of, to or in ye Sd Right of Comonage & Land aforesd wth wt els thereto ap@taines; TO HAVE & TO HOLD all & Singular ye prmises with ye Appurtences thereof to ye Sd Thomas Miller his Heires & Assignes, to the only ## use & behoofe of him ye Sd Thomas Miller his Heires & Assignes forever; And ye Sd John Robinson hath put ye Sd Thomas Miller into a Lawful & peaceable possession of all & Singular ye p mises by ye Dilivery of Turfe & Twigg and by ye Dilivery of these preents; And ye Sd John Robinson doth for himself his Heires Execut^{re} Administrat^{re} & Assignes further Covenant & agree to & wth ye Sd Thomas Miller that it Shall & may be Lawfull for him ye Sd Thomas Miller his Heires & Assignes, quietly & peaceably to have hold, Occupy, possess & enjoy all & Singular ye prmises wth ye Appurtences thereof forever, wthout ye Lawfull Lett hindrance or Interuption or Molestation of him ye Sd John Robinson his Heires, Executrs or Assignes or any other #son or #sons Lawfully claiming for, by or und him or any or either of them Notwithstanding any former Gift, Grant Bargaine or Sale wtsoever; And ye Sd John Robinson doth hereby Ingage & bind his Heires to warrant & make good all & Singular ye p^rmises to ye Sd Thomas Miller his Heires & Assignes forever according as before is Written: IN WITNES whereof I have hereunto Set my hand & Seal ye eleventh Day of June in ye year of our Lord one thousand Six hundred & ninety Signed Sealed & dd John Robinson O in prence of John Newman: Richard Willits

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or Appertaine Be it known yt I John Dole of philadelphia in pensilvania in America for & in ye Considration of ye Sume of Ten pounds Currant Money of New York in hand pd & by me ye Sd John Dole recd of Thomas Miller of Jerico in ye Bounds of Oysterbay in Queens County on Long Island alias Massau in the Collony of New Yorke before ye Sealing & Dilivery

hereof in full payment & Satisfaction and for other good Causes & Considerations me ye Sd John especially Moving HAVE GIVEN GRANTED Alienated Infeoffed Assigned Sold & Confirmed And by these preents I ye Sd John do Give, Grant Alienate, Infeoffe, Assigne Sell & Confirme unto Thomas Miller aforesd all yt of Certaine Uplands weh I have in ye Comons of ye Old purchase of Oysterbay by virtue of my right of Comonage I Bought formerly of Adam Wright Meaning all ye Land belonging to ye Second Division of Said Comons belonging to my right therein weh is fifty Acres of Land to one whole right as it hath been formerly agreed on by the ffreeholders of Sd Comons, thirty Acres of this Sd Granted ffifty was formerly Laid out by ye Town Survey^{rs} to ye Sd John Dole and entred amongst ye Surveys of Oysterbay Lands March ye 25: 1693: where ye Bounds thereof is plainly described, and Twenty Acres more of Sd ffifty to be taken up by Sd Thomas Miller when he Sees Cause to call ye Surveyrs thereunto according to ye Customes & orders belonging thereto TOGETHER wthall my right title & Interest Claime & Demand wtsoever wch I ye Sd John Dole now have or wch any or either of my Heires, Execut¹⁸ or Assignes may hereafter have of to or in ye Sd Granted ffifty Acres of Land wthall Whits Comoditys Customes & priviledges whatsoever to ye Same belonging or Ap#taining TO HAVE & TO HOLD unto him ye Sd Thomas Miller his Heires & Assignes all & Singular ye Sd Granted ffifty Acres of Land with ye Ap#tences thereof To ye only pro# use & behoofe of him ye Sd Thomas Miller his Heires & Assignes fforever, And ye Sd John Dole hath put ye Sd Thomas Miller into Lawfull possession of ye same by dilivery of Turf & Twigg & by these preents, And ye Sd John Dole doth for himself his Heires Executre & Assignes ffurther Covent to & with ye Sd Thomas Miller yt it Shall & may be Lawfull for him ye Sd Thomas his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted Land & prmises fforever wthout ye Lawfull Lett or Molestation of him ye Sd John Dole his Heires Execut^{re} or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Not with standing any former Grant, Mortgage Dower or other Conveyance whatsoever And ye Same to ye Sd Thomas Miller his Heires & Assignes forever to warrant and Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye fourth Day of July in ye year of our Lord one thousand Six hundred Ninety Six:

Signed Sealed & dd in prence of us John Newman Samuel Dickinson Nathaniel Coles Jur John Dole O

July ye 4th 1696: John Dole Came before me one of his Maties Justices of ye peace for Queens County & acknowledged this to be his reall & voluntary act & Deed John Jackson

(p. 199 blank; p. 200)—TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any Wise Appertaine Be it known that I John Robinson of Great Suckcess in ye Bounds of Hempsteed in Queens County on Long Island in the Colony of New Yorke for & in ye Considiation of a valuable Sume of money by me received before ye Sealing & dilivery hereof in ffull payment & Satisfaction and for other good Causes & Considrations me ye Sd John especially Moving HAVE GIVEN GRANT-ED, Infeoffed, Sold & Confirm'd & by these present I the Sd John do Give, Grant Infeoffe, Sell & Confirme unto John Newman of Oysterbay in Queens County aforesd one Lott or peece of Land Lying & being in Oysterbay aforesd whereon my house now Standeth And lyeth between Edward Whites Land & John Dewsburyes Swamp, ffronting to ye Street at ye North end & Thomas Townsends Land at ye South end wth ye Dwelling house thereon Standing wthall Issues & Phits therefrom arising or Growing wthall ffences or ffencing Stuffe or wtsoever els is in & upon ye Same now Standing or Growing; Together wthall my right title & Interest, Claime & Demand wtsoevr wch I ye Sd John Robinson now have or weh any or either of my Heires, Execut¹⁸ Administratra or Assignes may hereafter have of to, or in ye Sd house & Land & p'mises or any \$\psi\$t thereof TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye prmises wth its Appurtences to ye only ## use & behoof of him ye Sd John Newman his Heires and Assignes forever; And ye Sd John Robinson hath put ye Sd John Newman into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents; AND ye Sd John Robinson doth for himself his Heires Executrs, Administratrs further Covenant & Agree to & wth ye Sd John Newman that it Shall & may be Lawfull for him ye Sd John Newman quietly and peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prmises wth ye apurtences thereof forever, wthout ye Lawfull Let hindrance or Interuption of him ye Sd John Robinson his Heires, Execut^{ra} Administrat^{ra} or Assignes or any other \$\psi\$son or \$\psi\$sons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wisoever, And ye Sd John Robinson doth hereby bind his Heires to Warrant & make Good ye Sd Land & ofmiser to we Sd John Newman his Heires & Assignes forever. tten IN WITNES whereof I have

ten IN WITNES whereof I have the Tenth day of June in ye year hundred & ninety

hereof in full payment & Satisfaction and for other good Causes & Considerations me ye Sd John especially Moving HAVE GIVEN GRANTED Alienated Infeoffed Assigned Sold & Confirmed And by these presents I ye Sd John do Give, Grant Alienate, Infeoffe, Assigne Sell & Confirme unto Thomas Miller aforesd all yt of Certaine Uplands weh I have in ye Comons of ye Old purchase of Oysterbay by virtue of my right of Comonage I Bought formerly of Adam Wright Meaning all ye Land belonging to ye Second Division of Said Comons belonging to my right therein wch is fifty Acres of Land to one whole right as it hath been formerly agreed on by the ffreeholders of Sd Comons, thirty Acres of this Sd Granted ffifty was formerly Laid out by ye Town Surveyrs to ye Sd John Dole and entred amongst ye Surveys of Oysterbay Lands March ye 25: 1693: where ye Bounds thereof is plainly described, and Twenty Acres more of Sd ffifty to be taken up by Sd Thomas Miller when he Sees Cause to call ye Survey¹⁵ thereunto according to ye Customes & orders belonging thereto TOGETHER wthall my right title & Interest Claime & Demand wtsoever weh I ye Sd John Dole now have or weh any or either of my Heires, Execut¹⁸ or Assignes may hereafter have of to or in ye Sd Granted ffifty Acres of Land wthall Phits Comoditys Customes & priviledges whatsoever to ye Same belonging or Ap#taining TO HAVE & TO HOLD unto him ye Sd Thomas Miller his Heires & Assignes all & Singular ye Sd Granted ffifty Acres of Land with ye Ap#tences thereof To ye only pro# use & behoofe of him ye Sd Thomas Miller his Heires & Assignes fforever, And ye Sd John Dole hath put ye Sd Thomas Miller into Lawfull possession of ye same by dilivery of Turf & Twigg & by these preents, And ye Sd John Dole doth for himself his Heires Execut^{ra} & Assignes ffurther Coven^t to & with ye Sd Thomas Miller yt it Shall & may be Lawfull for him ye Sd Thomas his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted Land & prmises fforever wthout ye Lawfull Lett or Molestation of him ye Sd John Dole his Heires Executre or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Not with standing any former Grant, Mortgage Dower or other Conveyance whatsoever And ye Same to ye Sd Thomas Miller his Heires & Assignes fforever to warrant and Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye fourth Day of July in ye year of our Lord one thousand Six hundred Ninety Six: John Dole O

Signed Sealed & dd in prsence of us John Newman Samuel Dickinson Nathaniel Coles Jur

July ye 4th 1696: John Dole Came before me one of his Maties Justices of ye peace for Queens County & acknowledged this to be his reall & voluntary act & Deed John Jackson

(p. 199 blank; p. 200)—TO ALL CHRISTIAN PEOPLE to whome this present writing Shall come or in any Wise Appertaine Be it known that I John Robinson of Great Suckcess in ye Bounds of Hempsteed in Queens County on Long Island in the Colony of New Yorke for & in ye Considiation of a valuable Sume of money by me received before ye Sealing & dilivery hereof in ffull payment & Satisfaction and for other good Causes & Considrations me ye Sd John especially Moving HAVE GIVEN GRANT-ED, Infeoffed, Sold & Confirm'd & by these present I the Sd John do Give, Grant Infeoffe, Sell & Confirme unto John Newman of Oysterbay in Queens County aforesd one Lott or peece of Land Lying & being in Oysterbay aforesd whereon my house now Standeth And lyeth between Edward Whites Land & John Dewsburyes Swamp, ffronting to ye Street at ye North end & Thomas Townsends Land at ye South end wth ye Dwelling house thereon Standing whall Issues & Phits therefrom arising or Growing wthall ffences or ffencing Stuffe or wtsoever els is in & upon ye Same now Standing or Growing; Together wthall my right title & Interest, Claime & Demand wtsoev wch I ye Sd John Robinson now have or weh any or either of my Heires, Executra Administrat^{ra} or Assignes may hereafter have of to, or in ye Sd house & Land & p mises or any #t thereof TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye prmises wth its Appurtences to ye only ## use & behoof of him ye Sd John Newman his Heires and Assignes forever; And ye Sd John Robinson hath put ye Sd John Newman into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these prsents; AND ye Sd John Robinson doth for himself his Heires Execut¹⁸, Administrat¹⁸ further Covenant & Agree to & wth ye Sd John Newman that it Shall & may be Lawfull for him ye Sd John Newman quietly and peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prmises wth ye apurtences thereof forever, wthout ye Lawfull Let hindrance or Interuption of him ye Sd John Robinson his Heires, Executra Administratra or Assignes or any other \$\Psi\$son or \$\Psi\$sons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wtsoever, And ye Sd John Robinson doth hereby bind his Heires to Warrant & make Good ye Sd Land & p^rmises to ye Sd John Newman his Heires & Assignes forever. According as before is Written IN WITNES whereof I have hereunto Set my hand & Seal the Tenth day of June in ye year of our Lord one thousand Six hundred & ninety

Singed Sealed & dd in prence of Simon Lane: Thomas Weekes

John Robinson O

John Townsend

To all Christian people to whom this present writing Shall come or in any wise Ap#taine Be it known that I John Dewsbury of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considiacon of ye Sume of ffive pounds in Currant Silver money of this Collony wth Several other Sumes in Goods equivolent to Such money in hand pd & by me received of John Newman of Oysterbay aforesd in full payment & Satisfaction it being ye full value of ye Land hereaft mentioned, of w^{ch} I do hereby Clearly aquitt & discharge ye Sd John Newman his Heires, Execut^{ra}, Administrat^{ra} & Assignes forever, And for other good Causes & Consideracons me ye Sd John Dewsbury especially moving HAVE GIVEN, GRANTED, Alienated Infeoffed Sold and Confirm'd; And by these preents I ye Sd John Dewsbury do Give, Grant Alienate, Infeoffe Sell & Confirme unto John Newman aforesd, A certaine Acell of Swamp Land Lying & being in Oysterbay Town aforesd at Anthonys Bridge So Called above or on ye South Side of ye Sd Bridge, And bounded West & North wth ye Street, on ye ye East by Sd John Newmans Land formerly John Robinsons and on ye South by Thomas Townsends Land being in Quantity about thre Acres be it more or Lesse: Which piece of Swamp Land was formerly (vizt the South end thereof) Granted by ye Town to Nicholas Simkins as it Stands Recorded in ye Booke A: page ye 264: And was afterward Adam Wrights and then John Doles but now in ye possession of ye Sd John Dewsbury and ye North end of ye Sd Swamp was Granted by ye Town to Samuel [Andrews] as it is Recorded in ye Booke & page before menconed Afterward Isaac Horners but now in ye possession of ye Sd John Dewsbury together wthall Right, title & Interest, Claime & Demand wtsoever weh I ye Sd John Dewsbury now have or weh any or either of my Heires, Executra Administratra or Assignes may hereafter have of, to or in ye Sd Swamp & Swamps wthall ye ffences and ffencing Stuff & wtsoever els is thereon standing or Growing wthall Affits & Issues from thence arising or Growing and w*soever els is thereto Ap#taining TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye forementioned Swamp Land wth ye Ap#tences thereof to y[e] only ## use & behoofe of him ye Sd John Newman his Heires & Assignes forever And ye Sd John Dewsbury hath put ye Sd John Newman into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these prsents, And ye Sd John Dewsbury doth for himself his Heires, Executra Administratra & Assignes Covenant further & agree to & wth ye Sd John Newman yt it Shall & may be Lawfull for him

ye Sd John Newman his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye p^rmises forever wthout ye Lawfull Let hindrance or Molestation of him ye Sd John dewsbury his Heires Execut^{ro} Administrat^{ro} or Assignes or any other \$\Phi\$son or \$\Phi\$sons Lawfully Claiming for by or und^r him or any or either of them not with Standing any former Gift, Grant, Bargaine or Sale whatsoever—(p. 201)—Whatsoever, And further ye Sd John Dewsbury doth Covenant as aforesd to warrant & defend all & Singular ye p^rmises to ye Sd John Newman his Heires, Execut^{ro} & Assignes forever against all Claimes demands from by or und^r him as before is Specified IN WITNES Whereof I have hereunto Set my hand & Seal ye Eighteenth day of March in ye year of our Lord one thousand Six hundred & ninety:

John Dewsbury O Signed Sealed & dd

Signed Sealed & dd in prsence of

George Townsend Daniel Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine, Be it known yt I John Dole of Lusum in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Considiation of ye Sume of ffive pounds of Currant Silver money of this Collony in hand pd & by me ye Sd John received of John Newman by ye hands of John Dewsbury in ffull payment & Satisfaction, And for other good Causes & Considiations me ye Sd John Dole especially moving have Given, Granted, Alienated, Infeoffed, Sold & Confirm'd, And by these preents I ye Said John Dole do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto John Newman of Oysterbay aforesd a Certaine piece of Swamp Land Lying & being on ye East Side of ye Street against Nathaneel Coles Juniers House & Lott in in Oysterbay aforesd wch was fformerly Adam Wrights, web Sd piece or Share of Swamp was fformerly granted by ye Town of Oysterbay to Nicholas Simkins as ye Records of Oysterbay plainly Sheweth in ye Book A: page 264: where ye Bounds & Limitts thereof is plainly demonstrated, Afterward it was possessed by ye forenamed Adam but now in ye possession of ye Sd John Dole Together wthall my right, Title & Interest Claime & demand whatsoever weh I ye Sd John Dole now have or weh any or either of my Heires Executrs or Assignes may hereafter have of, to or in ye Sd Share of Swamp & every ## & #cell thereof wthall #fits & Issues from thence arising or Growing wthall Trees, Waters, Brookes and whatsoever els to ye Sd piece of Swamp belongs or in any wise Ap#taines TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes ye fforementioned Share or piece of Swamp wth ye Ap#9tences thereof to ye only ## use & behoof of him ye Sd John Newman his Heires & Assignes forever, And ye Sd John Dole

hath putt ye Sd John Newman into a Lawfull and peaceable possession of ye Sd piece of Swamp & prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd John Dole doth for himself his Heires, Executra & Assignes ffurther Covenant & agree to & wth ye Sd John Newman yt it Shall & may be Lawfull for him ye Sd John Newman his Heires & and Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd John Dole his Heires Executre or Assignes or any other person or #sons Lawfully Claiming for by or undr him or any or either of them Notwthstanding any former Gift, Grant, Mortgage or Sale wtsoever, And further the Sd John Dole doth hereby Bind himself & his Heires to warrant & defend ye Sd piece of Swamp wth ye Apretences thereof to ye Sd John Newman his Heires & Assignes forever against all Just Claimes yt Shall be made at any time hereaft to ye Sd Swamp & prmises or any \$\perp t thereof by any \$\popson or \$\popsons wtsoever IN WITNES whereof I have hereunto Sett my hand & Seal ye Twenty eighth day of ffebruary in ye year of our Lord one thousand Six hundred & Ninety

Signed Sealed & dd in presence of us Joseph badcock: Hope Williams

John Dole O

Mary Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Appetaine Be it known yt I Henry Townsend Jun of Oysterbay in Queens County on ye Island of Nassau or Long Island in ye Collony of New Yorke for & in ye Considuation of ye Sume of two pounds & Nine Shillings in Currant Silver money of this Collony in hand pd & by me ye Sd Henry received of John Newman of Oysterbay aforesd in full paymt & Satisfaction before ye Sealing & dilivery hereof And for other good Causes & Considiations me ye Sd Henry especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd And by these preents I ye Sd Henry do Give, Grant, Alienate, Infeoffe, Assigne Sell & Confirme unto John Newman aforesd All that of two half Lotts or Shares of Meadow upon Hogg Island in ye Bounds of Oysterbay aforesd, that is to Say ye Moity or half of a Lott or Share of Meadow weh was formerly in ye possession of Collonell Lewis Morris and of Numbr (blank) And ye Moity or half of a Lott or Share of Meadow weh was formerly in ye possession of ffrancis Weekes weh is of Numb (blank) Both ye Sd Lotts both ye Sd Lotts Lying & being in ye Great Meadow upon Hogg Island aforesd, Together wthall my right title & Interest, Claime & demand wtsoever wth I ye Sd Henry now have or wen any or either of my Heires, Executra or Assignes may hereaftr have of, to or in ye Sd Moity or half ye two foremenshoned Shares of Meadow, wthall Whits.

Issues, Comodityes, Egress & regress, priviledge in ye High-wayes on Sd Island wth whatsoever els to ye Sd two half Shares is belonging or in any wise Ap#taining, TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye Sd two half Shares of Meadow & Granted prmises to ye & Assignes forever, And ye Sd Henry hath put ye Sd John into a Lawfull & peaceable possession of ye Sd two half Shares of Meadow & Granted p^rmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents And ye Sd Henry doth for himself his Heires Execut^{re} & Assignes further Coven^t & agree to & with ye Sd John Newman yt it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy ye Sd two half Shares of Meadow with ye Ap#tences thereof forever without ye Lawfull Lett hindrance or Molestation of him ye Sd Henry his Heires or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any former Gift, Grant Mortgage or Sale wisoever, And ye Sd Henry doth hereby Bind himself & his Heires to warrant & defend ye Sd two half Shares of Meadow to ye Sd John Newman his Heires & Assignes forever According as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye ffifth day of January in ye year of our Lord one Thousand Six hundred Ninety three The words in ye twelfth & thirteenth Lines were razed out before Sealing hereof

Signed Sealed & dd in prence of us John prior Daniel Underhill Henry Townsend Jun O

(p. 202)—TO ALL CHRISTIAN people to whom this preent writing Shall Come or in any wise Appertaine: Be it known yt whereas there is a Certaine right of Comonage in & upon ye Comon Lands belonging to ye old Phchase of Oysterbay in queens County on Nassau or Long Island in ye Collony of New Yorke weh Sd Right of Comonage did formerly belong unto Eleazar Leveridge of Oysterbay aforesd, afterward the Sd Leveridge Sold ye Same to Nicholas Simkins now of Muskeeto Cove in ye Bounds of Oysterbay aforesd, And ye Sd Nicholas did by a deed undr his hand & Seal bearing Date ye 30th day of May 1689 Convey ye Sd right of Comonage to his kinsman William Simkins then of South hampton on Long Island aforesd, And after ward ye Sd william Simkins for & in ye Consideracon of a horse valued at ffour pounds Currand Money of New Yorke by ye Sd William received of Ephraim Carpenter Jun of Muskeeto Cove aforesd in full payment & Satisfaction did Grant Bargaine & Sell ye Sd right of Comonage to ye Sd Ephraim Carpenter as by a writing und his hand & Seale bearing Date ye tenth Day of August 1693:

firm'd unto him In Witnes whereof wee have hereunto Sett our hands ye thirty first day of May in ye year 1690

Signed in prence of John Townsend
John Newman: Isaac Daughty Tho: Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine; Be it known yt I Nathaniel Coles of Oysterbay in Queens County on Long Island now Called Nassaw in ye Collony of New Yorke for & in ye Considiation of ffive pounds & Ten Shillings in Currant Silver Money of this Collony in hand pd & by me ye Said Nathaniel recd of William Thornicroft of Muskeeto Cove in ye Bounds of Oysterbay aforesd before ye Sealing & Dilivery hereof in full paymt & Satisfaction And for other good Causes & Consideracons me ye Sd Nathaniel especially Moving, HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd, And by these prence I ye Sd Nathaniel do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto William Thornicroft aforesd, one Lott or Share of Meadow Lying & being on the Mill river Swamp at Muskeeto Cove aforesd Neer Samuel Coles Dwelling House and ye ffourth Share in Number And Bounded East & West by Samuel Coles Upland & on the South Side by Samuel Coles Land, and on ye North Side by William Carpenters Land and being—(p. 196)— And being in quantity more or Lesse as it hath fformerly been Divided Laid out & Bounded by ye #prietrs of Muskeeto Cove as in ye Records of their Land is at Large to be Seen; Together wthall my right Title & Interest Claime & demand wtsoever web I ye Sd Nathaniel now have or weh any or either of my Heires Execut^{re} or Assignes may hereaft^r have of to or in ye Sd Share of Meadow wthall Issues Pfits, Comoditys, priviledges, wth egress & regress to ye Same in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd William Thornicroft his Heires & Assignes the forementioned Granted Share of Meadow & prmises to ye only ## use & behoofe of him ye Sd William Thornicroft his Heires & Assignes forever, And ye Sd Nathaniel hath put ye Sd William Thornicroft into a Lawfull & peaceable possession of Sd Share of Meadow by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents And ye Sd Nathaniel Doth for himself, his, Heires, Execut¹⁸ & Assignes further Covenant and Agree to & wth ye Sd William Thornecroft yt it Shall & may be Lawfull for him ye Sd William Thornicroft his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye aforesd Granted prmises forever, wthout ye Lawful Lett hindrance or Interuption of him ye Sd Nathaniel Coles his Heires Executrs or Assignes or any other \$\pi\son or \$\pi\sons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift, Grant, Mortgage or Sale wisoever:

And ye Sd Nathaniel Doth hereby bind himself & his Heires to warrant & defend ye Same to ye Sd William his Heires & Assignes fforever according as before is expressed IN WITNES whereof I have hereunto Set my hand & Seale ye Tenth Day of ffebruary in ye year of our Lord one thousand Six hundred Ninety three:

Signed Sealed & dd in prence of us John Newman: David Underhill

Nathaneil Coles O

The marke X of

James Townsend Junr of Cedar Swamp

Be it known by these preents yt I Robert Coles within Named for & in ye Consideration of ye Sume of Eight pounds Currant money of New Yorke in hand pd and by me ye Sd Robert received of William Thornicroft of Muskeeto Cove in ye Bounds of Oysterbay in queens County in ye Collony of New Yorke before ye Sealing hereof Have Assigned made over & Confirm'd, And by these preents do Assigne make over & Confirme unto William Thornicroft aforesaid this within written Deed which is of a Certaine Meadow at Oysterbay South, And beareth Date ye 19th Day of June 1682: wth my part Share & proportion of ye Meadow therein expressed weh is ye one half thereof withall ye right & title which I have thereunto or which any or either of my Heires Executro or Assignes may hereafter have To him ye Said William Thornicroft his Heires & Assignes forever, I being fully Satisfied therefore as witnes my hand and Seal the Twentyth Day of November Anno Dni: 1696 Robert Coles O

Signed Sealed & dd:

in preence of us John Newman

Anthony Wright

This Assignm^t is of a Deed which is recorded in Lib: A: page 139:

Day and Date above written Robert Coles Came before me one of his Maties Justices of ye peace for queens County and acknowledged this Assignm^t to be his real & Voluntary act & Deed Edward White

(p. 197)—To all Christian People to whome this writing shall Come or Ap#stain Be It Known yt I Nathaniel Coles Ser of Oysterbay In Queens County In ye Collony of Newyorke ffor and In the Consideration of ye Sume of Nine pounds Currant mony of Newyorke by me Received of Joseph Ludlam of Hog Island In the Bounds of Oysterbay aforesaid before the sealing hereof In full payment & Satisfaction & ffor other good Causes & Considerations me Especially Moving Have Given Granted Alienated Infeoffed Sold and Confirmed and by these presents Do Give Grant Alienate Infeoffe sell & Confirme unto Joseph

Ludlam aforesaid all that of a Certain Lott or percell of upland Lying & being upon Hog IsLand aforesaid of Number 15 and of the Third on Nobs hill Divition and Lyeth the Lotts of Thomas Townsend on ye one side and of James Cock on ye other side ranging In Length and breadth with ye other Lotts Joyning to It or as It was Laid out when the Divition was made and is In Quantity three Acrees or thereabouts be it more or Less Together withall my Right title & Interest Claime and Demand whatsoever which I the said Nathaniell now have or which any or Either of my Heires Executors or Assignes may hereafter have of to or In ye said granted Lott of Land Withall Profits Comodities and priviledges within ye bounds of ye said Lott (the Highway ffor Egress & regress only Excepted) is belonging or ap ptaining TO HAVE & TO HOLD unto him ye said Joseph Ludlam his heires & Assignes all and Singular ye Said Granted Lott of Land to the only proper use and behoofe of him ye said Joseph Ludlam his heires and Assignes ffor Ever and the said Nathaniel hath put ye said Joseph Into a Lawfull possession of the Same by Dilivery or Turffe & Twigg and these presents and ye said Nathaniel Doth for himself his heires Executors and Assignes further Covenant to and Withe ye said Joseph Ludlam that It Shall and may be Lawful for him to have hold posses and Enjoy all and Singular the said granted premises ffor Ever Without the Lawfull Lett or Mollestation of him ye said Nathaniel his Heires or Assignes or any other person or \\$\pi\sons Lawfully Claiming from by or under him or any or Either of them Notwithstanding any fformer Grant Mortgage Joynture Dower or other Conveyance whatsoEver In Witness whereof I have hereunto sett my hand and seale ye third Day of aprill In Year of our Lord 1697

The words Egress & regress were Interlined before sealing
Signed Sealed & Dilivered Nathaniel Coles O

In presence of us
David Underhill
his
Gideon X Wright
mark
John Newman

(p. 198)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap⊕taine; Be it known yt I John Robinson of Great Suckcess in ye Bounds of Hempsteed in Queens County on Long Island in ye ⊕vince of New Yorke for & in ye Considration of ye Sume of Tenn pounds of Silver Money currant in this Colony or in Goods equivolent to Such money in hand pd & by me received before ye Sealing & dilivery hereof whereof I ye Sd John do hold my Self fully Satisfied contented & pd. And for divers other good Causes & Considrations me ye Sd John especially Moving HAVE GIVEN, GRANTED,

Alienated Infeoffed Sold & confirm'd And by these preents I ye Sd John do Give, Grant, Alienate Infeoffe Sell & confirme unto Thomas Miller of Lusum in ye Bounds of Oysterbay in ye County aforesd all my right of Comonage in ye Old purchase of Oysterbay aforesd wherein I have right to take up twenty Six Acres of Land the undivided Lands of the old purchase aforesd wth whatsoever other privileges thereto belonging according to ye Grant of ye Towne to me ye Sd John Robinson as it Stands recorded in ye Book A: folio 217 To be taken up by ye Sd Miller when & where he ye Sd Miller Shall think convenient wthin ye Sd purchase (Other mens rights & highwayes excepted) and at the PP costs & charges of him ye Sd Miller; Together wthall my right, title & Interest claime & demand whatsoever w^{ch} I ye Sd John now have or weh any or either of my Heires, Executre Administratre or Assignes may hereaftr have of, to or in ye Sd Right of Comonage & Land aforesd wth wt els thereto ap@taines; TO HAVE & TO HOLD all & Singular ye prmises wth ye Appurtences thereof to ye Sd Thomas Miller his Heires & Assignes, to the only www use & behoofe of him ye Sd Thomas Miller his Heires & Assignes forever; And ye Sd John Robinson hath put ye Sd Thomas Miller into a Lawful & peaceable possession of all & Singular ye p^rmises by ye Dilivery of Turfe & Twigg and by ye Dilivery of these preents; And ye Sd John Robinson doth for himself his Heires Executre Administratre & Assignes further Covenant & agree to & wth ye Sd Thomas Miller that it Shall & may be Lawfull for him ye Sd Thomas Miller his Heires & Assignes, quietly & peaceably to have hold, Occupy, possess & enjoy all & Singular ye prmises wth ye Appurtences thereof forever, wthout ye Lawfull Lett hindrance or Interuption or Molestation of him ye Sd John Robinson his Heires, Execut¹⁹ or Assignes or any other #son or #sons Lawfully claiming for, by or und him or any or either of them Notwithstanding any former Gift, Grant Bargaine or Sale wtsoever; And ye Sd John Robinson doth hereby Ingage & bind his Heires to warrant & make good all & Singular ye prmises to ye Sd Thomas Miller his Heires & Assignes forever according as before is Written: IN WITNES whereof I have hereunto Set my hand & Seal ye eleventh Day of June in ye year of our Lord one thousand Six hundred & ninety Signed Sealed & dd Iohn Robinson O in prence of John Newman: Richard Willits

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or Appertaine Be it known yt I John Dole of philadelphia in pensilvania in America for & in ye Considration of ye Sume of Ten pounds Currant Money of New York in hand pd & by me ye Sd John Dole recd of Thomas Miller of Jerico in ye Bounds of Oysterbay in Queens County on Long Island alias Nassau in the Collony of New Yorke before ye Sealing & Dilivery

hereof in full payment & Satisfaction and for other good Causes & Considerations me ye Sd John especially Moving HAVE GIVEN GRANTED Alienated Infeoffed Assigned Sold & Confirmed And by these preents I ye Sd John do Give, Grant Alienate, Infeoffe, Assigne Sell & Confirme unto Thomas Miller aforesd all yt of Certaine Uplands weh I have in ye Comons of ye Old purchase of Oysterbay by virtue of my right of Comonage I Bought formerly of Adam Wright Meaning all ye Land belonging to ye Second Division of Said Comons belonging to my right therein weh is fifty Acres of Land to one whole right as it hath been formerly agreed on by the ffreeholders of Sd Comons, thirty Acres of this Sd Granted ffifty was formerly Laid out by ye Town Surveyre to ye Sd John Dole and entred amongst ye Surveys of Oysterbay Lands March ye 25: 1693: where ye Bounds thereof is plainly described, and Twenty Acres more of Sd ffifty to be taken up by Sd Thomas Miller when he Sees Cause to call ye Survey^{ra} thereunto according to ye Customes & orders belonging thereto TOGETHER wthall my right title & Interest Claime & Demand wtsoever weh I ye Sd John Dole now have or weh any or either of my Heires, Execut^{rs} or Assignes may hereafter have of to or in ye Sd Granted ffifty Acres of Land wthall Phits Comoditys Customes & priviledges whatsoever to ye Same belonging or Ap#staining TO HAVE & TO HOLD unto him ye Sd Thomas Miller his Heires & Assignes all & Singular ye Sd Granted ffifty Acres of Land with ye Ap#tences thereof To ye only pro# use & behoofe of him ye Sd Thomas Miller his Heires & Assignes fforever, And ye Sd John Dole hath put ye Sd Thomas Miller into Lawfull possession of ye same by dilivery of Turf & Twigg & by these preents, And ye Sd John Dole doth for himself his Heires Executre & Assignes ffurther Covent to & with ye Sd Thomas Miller yt it Shall & may be Lawfull for him ye Sd Thomas his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted Land & prmises fforever wthout ye Lawfull Lett or Molestation of him ye Sd John Dole his Heires Execut^{re} or Assignes or any other Pson or Psons Lawfully Claiming for, by or und him or any or either of them Not with standing any former Grant, Mortgage Dower or other Conveyance whatsoever And ye Same to ye Sd Thomas Miller his Heires & Assignes fforever to warrant and Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye fourth Day of July in ye year of our Lord one thousand Six hundred Ninety Six: John Dole O

Signed Sealed & dd in prence of us John Newman Samuel Dickinson Nathaniel Coles Jur

July ye 4th 1696: John Dole Came before me one of his Maties Justices of ye peace for Queens County & acknowledged this to be his reall & voluntary act & Deed John Jackson

(p. 199 blank; p. 200)—TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any Wise Appertaine Be it known that I John Robinson of Great Suckcess in ye Bounds of Hempsteed in Queens County on Long Island in the Colony of New Yorke for & in ye Considiation of a valuable Sume of money by me received before ye Sealing & dilivery hereof in ffull payment & Satisfaction and for other good Causes & Considrations me ye Sd John especially Moving HAVE GIVEN GRANT-ED, Infeoffed, Sold & Confirm'd & by these preent I the Sd John do Give, Grant Infeoffe, Sell & Confirme unto John Newman of Oysterbay in Queens County aforesd one Lott or peece of Land Lying & being in Oysterbay aforesd whereon my house now Standeth And lyeth between Edward Whites Land & John Dewsburyes Swamp, ffronting to ye Street at ye North end & Thomas Townsends Land at ye South end wth ye Dwelling house thereon Standing wthall Issues & Phits therefrom arising or Growing wthall ffences or ffencing Stuffe or wtsoever els is in & upon ye Same now Standing or Growing; Together wthall my right title & Interest, Claime & Demand wtsoevr wth I ye Sd John Robinson now have or weh any or either of my Heires, Execut^{ra} Administratra or Assignes may hereafter have of to, or in ye Sd house & Land & prmises or any \$\psi\$t thereof TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye prmises wth its Appurtences to ye only ## use & behoof of him ye Sd John Newman his Heires and Assignes forever; And ye Sd John Robinson hath put ye Sd John Newman into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents; AND ye Sd John Robinson doth for himself his Heires Executre, Administratre further Covenant & Agree to & wth ye Sd John Newman that it Shall & may be Lawfull for him ye Sd John Newman quietly and peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prmises wth ye apurtences thereof forever, wthout ye Lawfull Let hindrance or Interuption of him ye Sd John Robinson his Heires, Executra Administratra or Assignes or any other #son or #sons Lawfully Claiming for by or und him or any or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wisoever, And ye Sd John Robinson doth hereby bind his Heires to Warrant & make Good ye Sd Land & p^rmises to ye Sd John Newman his Heires & Assignes forever. According as before is Written IN WITNES whereof I have hereunto Set my hand & Seal the Tenth day of June in ye year of our Lord one thousand Six hundred & ninety

Singed Sealed & dd in prence of Simon Lane: Thomas Weekes John Townsend

John Robinson O

To all Christian people to whom this preent writing Shall come or in any wise Ap#taine Be it known that I John Dewsbury of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Consideracon of ye Sume of ffive pounds in Currant Silver money of this Collony wth Several other Sumes in Goods equivolent to Such money in hand pd & by me received of John Newman of Oysterbay aforesd in full payment & Satisfaction it being ye full value of ye Land hereaft mentioned, of wch I do hereby Clearly aquitt & discharge ye Sd John Newman his Heires, Execut^{rs}, Administrat^{rs} & Assignes forever, And for other good Causes & Consideracons me ye Sd John Dewsbury especially moving HAVE GIVEN, GRANTED, Alienated Infeoffed Sold and Confirm'd; And by these preents I ye Sd John Dewsbury do Give, Grant Alienate, Infeoffe Sell & Confirme unto John Newman aforesd, A certaine &cell of Swamp Land Lying & being in Oysterbay Town aforesd at Anthonys Bridge So Called above or on ye South Side of ye Sd Bridge, And bounded West & North wth ye Street, on ye ye East by Sd John Newmans Land formerly John Robinsons and on ye South by Thomas Townsends Land being in Quantity about thre Acres be it more or Lesse: Which piece of Swamp Land was formerly (vizt the South end thereof) Granted by ye Town to Nicholas Simkins as it Stands Recorded in ye Booke A: page ye 264: And was afterward Adam Wrights and then John Doles but now in ye possession of ye Sd John Dewsbury and ye North end of ye Sd Swamp was Granted by ye Town to Samuel [Andrews] as it is Recorded in ye Booke & page before menconed Afterward Isaac Horners but now in ye possession of ye Sd John Dewsbury together wthall Right, title & Interest, Claime & Demand wtsoever weh I ye Sd John Dewsbury now have or weh any or either of my Heires, Executra Administratra or Assignes may hereafter have of, to or in ye Sd Swamp & Swamps wthall ye ffences and ffencing Stuff & wtsoever els is thereon standing or Growing wthall **Phits** & Issues from thence arising or Growing and wtsoever els is thereto Ap#taining TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye forementioned Swamp Land wth ye Apptences thereof to y[e] only puse & behoofe of him ye Sd John Newman his Heires & Assignes forever And ye Sd John Dewsbury hath put ye Sd John Newman into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these prsents, And ye Sd John Dewsbury doth for himself his Heires, Executra Administratra & Assignes Covenant further & agree to & wth ye Sd John Newman yt it Shall & may be Lawfull for him

ye Sd John Newman his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular ye p^rmises forever wthout ye Lawfull Let hindrance or Molestation of him ye Sd John dewsbury his Heires Execut^{ra} Administrat^{ra} or Assignes or any other \$\Phi\$son or \$\Phi\$sons Lawfully Claiming for by or und^r him or any or either of them not with Standing any former Gift, Grant, Bargaine or Sale whatsoever—(p. 201)—Whatsoever, And further ye Sd John Dewsbury doth Covenant as aforesd to warrant & defend all & Singular ye p^rmises to ye Sd John Newman his Heires, Execut^{ra} & Assignes forever against all Claimes demands from by or und^r him as before is Specified IN WITNES Whereof I have hereunto Set my hand & Seal ye Eighteenth day of March in ye year of our Lord one thousand Six hundred & ninety:

John Dewsbury O Signed Sealed & dd

Signed Sealed & dd in prence of

George Townsend Daniel Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine, Be it known yt I John Dole of Lusum in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Consideration of ye Sume of ffive pounds of Currant Silver money of this Collony in hand pd & by me ye Sd John received of John Newman by ye hands of John Dewsbury in ffull payment & Satisfaction, And for other good Causes & Considiations me ye Sd John Dole especially moving have Given, Granted, Alienated, Infeoffed, Sold & Confirm'd, And by these presents I ye Said John Dole do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto John Newman of Oysterbay aforesd a Certaine piece of Swamp Land Lying & being on ye East Side of ye Street against Nathaneel Coles Juniers House & Lott in in Oysterbay aforesd wch was fformerly Adam Wrights, weh Sd piece or Share of Swamp was fformerly granted by ye Town of Oysterbay to Nicholas Simkins as ye Records of Oysterbay plainly Sheweth in ye Book A: page 264: where ye Bounds & Limitts thereof is plainly demonstrated, Afterward it was possessed by ye forenamed Adam but now in ye possession of ye Sd John Dole Together wthall my right, Title & Interest Claime & demand whatsoever weh I ye Sd John Dole now have or weh any or either of my Heires Executrs or Assignes may & Acell thereof wthall Afits & Issues from thence arising or Growing wthall Trees, Waters, Brookes and whatsoever els to ye Sd piece of Swamp belongs or in any wise Ap#taines TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes ye fforementioned Share or piece of Swamp wth ye Ap#9tences thereof to ye only ## use & behoof of him ye Sd John Newman his Heires & Assignes forever, And ve Sd John Dole

hath putt ye Sd John Newman into a Lawfull and peaceable possession of ye Sd piece of Swamp & prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd John Dole doth for himself his Heires, Executra & Assignes ffurther Covenant & agree to & wth ye Sd John Newman yt it Shall & may be Lawfull for him ye Sd John Newman his Heires & and Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd John Dole his Heires Executrs or Assignes or any other person or #sons Lawfully Claiming for by or und him or any or either of them Notwthstanding any former Gift, Grant, Mortgage or Sale wtsoever, And further the Sd John Dole doth hereby Bind himself & his Heires to warrant & defend ye Sd piece of Swamp wth ye Apthences thereof to ye Sd John Newman his Heires & Assignes forever against all Just Claimes yt Shall be made at any time hereaft to ye Sd Swamp & prmises or any #t thereof by any #son or #sons wtsoever IN WITNES whereof I have hereunto Sett my hand & Seal ye Twenty eighth day of ffebruary in ye year of our Lord one thousand Six hundred & Ninety

Signed Sealed & dd in prence of us Joseph badcock: Hope Williams

John Dole O

Mary Townsend

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine Be it known yt I Henry Townsend Jun of Oysterbay in Queens County on ye Island of Nassau or Long Island in ye Collony of New Yorke for & in ye Considuation of ye Sume of two pounds & Nine Shillings in Currant Silver money of this Collony in hand pd & by me ye Sd Henry received of John Newman of Oysterbay aforesd in full paymt & Satisfaction before ye Sealing & dilivery hereof And for other good Causes & Considiations me ye Sd Henry especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd And by these preents I ye Sd Henry do Give, Grant, Alienate, Infeoffe, Assigne Sell & Confirme unto John Newman aforesd All that of two half Lotts or Shares of Meadow upon Hogg Island in ye Bounds of Oysterbay aforesd, that is to Say ye Moity or half of a Lott or Share of Meadow wch was formerly in ye possession of Collonell Lewis Morris and of Numbr (blank) And ye Moity or half of a Lott or Share of Meadow weh was formerly in ye possession of ffrancis Weekes weh is of Numbr (blank) Both ye Sd Lotts both ye Sd Lotts Lying & being in ye Great Meadow upon Hogg Island aforesd, Together wthall my right title & Interest, Claime & demand wtsoever wth I ye Sd Henry now have or weh any or either of my Heires, Executrs or Assignes may hereaftr have of, to or in ye Sd Moity or half ye two foremenshoned Shares of Meadow, whall Phits,

Issues, Comodityes, Egress & regress, priviledge in ye High-wayes on Sd Island wth whatsoever els to ye Sd two half Shares is belonging or in any wise Apptaining, TO HAVE & TO HOLD unto him ye Sd John Newman his Heires & Assignes all & Singular ye Sd two half Shares of Meadow & Granted prmises to ye only $\Re\langle per \rangle$ use & behoof of him ye Sd John Newman his Heires & Assignes forever, And ye Sd Henry hath put ye Sd John into a Lawfull & peaceable possession of ye Sd two half Shares of Meadow & Granted primises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents And ye Sd Henry doth for himself his Heires Execut¹⁸ & Assignes further Coven¹ & agree to & with ye Sd John Newman yt it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy ye Sd two half Shares of Meadow with ye Ap@tences thereof forever without ye Lawfull Lett hindrance or Molestation of him ye Sd Henry his Heires or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any former Gift, Grant Mortgage or Sale wisoever, And ye Sd Henry doth hereby Bind himself & his Heires to warrant & defend ye Sd two half Shares of Meadow to ye Sd John Newman his Heires & Assignes forever According as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye ffifth day of January in ye year of our Lord one Thousand Six hundred Ninety three The words in ye twelfth & thirteenth Lines were razed out before Sealing hereof

Signed Sealed & dd in prence of us John prior Daniel Underhill Henry Townsend Jun O

(p. 202)—TO ALL CHRISTIAN people to whom this preent writing Shall Come or in any wise Appertaine: Be it known yt whereas there is a Certaine right of Comonage in & upon ye Comon Lands belonging to ye old Pchase of Oysterbay in queens County on Nassau or Long Island in ye Collony of New Yorke weh Sd Right of Comonage did formerly belong unto Eleazar Leveridge of Oysterbay aforesd, afterward the Sd Leveridge Sold ye Same to Nicholas Simkins now of Muskeeto Cove in ye Bounds of Oysterbay aforesd, And ye Sd Nicholas did by a deed undr his hand & Seal bearing Date ye 30th day of May 1689 Convey ye Sd right of Comonage to his kinsman William Simkins then of South hampton on Long Island aforesd, And after ward ye Sd william Simkins for & in ye Consideracon of a horse valued at ffour pounds Currand Money of New Yorke by ye Sd William received of Ephraim Carpenter Jun of Muskeeto Cove aforesd in full payment & Satisfaction did Grant Bargaine & Sell ye Sd right of Comonage to ye Sd Ephraim Carpenter as by a writing und his hand & Seale bearing Date ye tenth Day of August 1693:

Doth & will plainly appear, And also at ye Same time ye Sd William did for Better Confirmation thereof Assigne & Diliver up ye Sd Deed wch he had of Sd Nicholas for ye Sd Right of Comonage unto ye Sd Carpenter, Now I ye Sd Ephraim Carpenter for & in ye Consideration of ye Sume of flour pounds of Currant Money of New Yorke in hand pd & by me ye Sd Ephraim received of John Newman of Oysterbay aforesd in full paymt & Satisfaction before ye Sealing & Dilivery hereof Have Assigned made over & Confirm'd, And by these preents I ye Sd Ephraim do Give, Assigne, Make over & Confirme unto John Newman aforesd the fforementioned Deeds & writings weh I ye Sd Ephraim had of William Simkins aforesd for ye Sd Right of Comonage Together with all ye right title & Interest Claime & demand wisoever weh I ye Sd Ephraim now have or weh any or either of my Heires Executre or Assignes may hereafter have of to or in ye Sd right of Comonage with ye Apretenances thereof, And that it Shall & may be Lawfull for ye Sd John his Heires & Assignes quietly & peaceably to have hold occupy possess & enjoy ye Sd Deeds & writings with ye right of Comonage therein Mentioned forever, Without ye Leet or Molestation of me ye Said Ephraim my Heires or Assignes or any other Claiming for by or und me or any or either of them, And ye Sd Ephraim Doth hereby bind himself & heires to warrant these Assigned prmises fforever to ye Sd John Newman his Heires & Assignes according as before is expressed, As Witnes my hand & Seal ye Second day of June in ye year of our Lord 1694

Signed Sealed & dd in prence of us Ephraim Carpenter Jun O Peter Berton

The X marke of Josias Smith

To all people before whom this Deed of Sale Shall come know ye yt I William Simkins now residing in Muskeeto Cove in ye Township of Oysterbay in queens County on Long Island or Nassau do Sell & Make over, All my right & Interest of Lands all yt Doth any wayes belong to me in ye Township aforesd unto Ephraim Carpenter Jur now residing at Muskeeto Cove in ye town & County aforesd from Me my Heires, Executra Administratra or Assignes or all Imbeaselmia or Morgages or all undra me unto ye aforesd Ephraim Carpenter his Heires, Executra Administratra or Assignes to be Pyly his own forever in witnes whereof I Sett my hand & Seal the this tenth of August in ye year one thousand Six hundred Ninety three

in ye presence of Moses Mudge The marke (S: C:) of William Simkins

Samuel Coles

The Condicon of this Deed is Such yt if ye abovesd William Simkins do well & truly pay or Cause to be pd ye true & Just

Sume of ffour pounds in good Currant Silver money of New York at or before ye Last Day of May Next ensuing ye Date hereof unto ye abovesd Ephraim Carpenter his Heires execut^{ra} Administrat^{ra} or Assignes then ye abovesd Deed to be of no effect or els otherwaies to Stand in full fforce & virtue cccxxxiiii

(p. 203)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Appertaine; Be it known that I Thomas fforman of Jerusalem in East New Jersey in America for & in ye Considiation of ye Sume of Ten pounds of Currant Silver money of this Colony of New Yorke & in Goods equivolent to Such money in hand paid & by me received of Thomas Youngs of Oysterbay in Queens County on Long Island in ye Colony of New Yorke of web Sume I do forever aquitt & Discharge the Sd Thomas Youngs his Heires, Execut¹⁸, Administrat¹⁸ & Assignes, And for other good Causes & Considerations me ye Sd Thomas fforman especially Moving HAVE GIVEN GRANTED, Infeoffed, Alienated, Sold & Confirm'd, And by these preents I ye Said Thomas do Give, Grant, Infeoffe, Alienate, Sell & Confirme unto Thomas Youngs aforesd All my accomodation of Land & right & priviledge of Comonage in Oysterbay aforesd, that is to Say one Lott of Land of Three Acres neer ye Cove on the west Side of Huntington path opposite against ye Sd Thomas Youngs Land and Joyning on ye North or Northwest to a Lott of Land formerly John ffrosts & afterwards John Applegates; wthall fences & ffencing Stuff & w'soever els of mine is now Standing, being or Growing in & upon ye Sd Lott wth ye priviledge of ye Comons thereto belonging; that is to Say of out Lands & Swamps to be taken up wth Grasing and Timber as Amply & Largely as ye Same is Granted to me by ye ffreeholdra of the Town as it Stands recorded amongst ye Town Grants & Gifts in ye Booke A page ye 217 & 198: Together wthall my right title & Interest, Claime & demand wtsoever wth I ye Sd Thomas fforman now have or weh any or either of my Heires, Execut⁷⁸ Administrat⁷⁸ or Assignes may hereaft have of to or in ye prmises & every ### or Pecel thereof whall Phits & Issues, therefrom arising or Growing or in any wise Apptaining; And also one Lott or pcel of Land Containing Three Acres and halfe Lying neere ye South west of Moses fformans Land by ye Three Runs at the east end of ye Town of Oysterbay aforesd, Lying on a square twenty four Rod every way; begining at ye North west bound wth a white Oake tree Marked, the Northeast bound a young Black oake tree Marked, the Southeast bound a Great White Oake marked and at ye Southwest bound a black oake Marked weh Land was fformerly my Brother Aaron fformans Land as ye records Sheweth in ye Booke abovementioned in page ye 225: Together wthall my right title and Interest wthall Appletences as firmly as is expressed to ye prmises above written TO HAVE & TO HOLD all &

Singular ye prmises wth ye Appurtences thereof to ye Sd Thomas Youngs his Heires & Assignes, to ye only ## use & behoof of him ye Said Thomas Youngs his Heires & Assignes fforever; And ye Sd Thomas fforman hath put ye Sd Thomas Youngs into a Lawfull & peaceable possession of all & Singular the prinises by ye dilivery of Turfe & Twigg & by ye dilivery of these prsents; And ye Sd Thomas fforman doth for himself his Heires, Executrs & Assignes further Covenant & agree to & wth ye Sd Thomas Youngs that it Shall & may be Lawfull for him ye Sd Thomas Youngs his Heires & Assignes, quietly & peaceably to have, hold, Occupy, possess & enjoy all & Singular ye prinises forever wthout ye Lawfull Lett, hindrance or Interuption of him the Sd Thomas fforman his Heires Execut^{ra} Administrat^{ra} or Assignes or any oth \widehat{P}son or \widehat{P}sons Lawfully claiming for, by or undr him or any or either of them notwthstanding any former Gift, Grant, Bargaine or Sale wtsoever or for by or undr ye abovementioned Aaron fforman his Heires Execut^{re} or Assignes or any for, by or undr him as before to ye prmises; And ye Said Thomas fforman doth hereby bind his Heires to Warrant & make good all & Singular the prmises forever to ye Sd Thomas Young his Heires & Assignes according as this Deed above mentions IN WITNES whereof I have hereunto Sett my hand & Seal ye Twenty third day of June in ye year of our Lord one thousand Six hundred & ninety

Signed Sealed & dd in prence of John Newman: John ffinch

Thomas fforman O

Daniel Smith

June ye 24: 1690: Thomas fforman came before me and acknowledged this wthin written Bill of Sale to be his reall act & Deed Richard Harkcurt Justice of ye peace

(p. 204)—These presents Declareth unto all whomso Ever It may any ways Consarne that I Henry Townsend Senior of Oysterbay on Long IsLand In Queens County Do by these presents give and make over and Diliver In present possession all my Right title and Interest of ye Swamp Joyning to ye Streete by the Southside of my House and all my upland Joyning on ye west side of ye mill pond unto my Son Henry Townsend of ye abovesaid place I say I doe give It all to my Son Henry Townsend his Heires and assignes ffor Ever Except ye Yard and plott my Son John Townsends Barne and bildings Stands on as witness my Hand and Seale this Eight Day of July 1692

the word Give was Interlined before signing and Diliverie
In presence of us

Henry Townsend
O

George Dennis John Townsend Samson Hauxhurst

(p. 205)—To all Christian People to whome this Shall Come or

In any wise appertaine Be It Known that whereas Robert Godfry formerly of Littleworth in ye Bounds of Oysterbay In Queens County on Long IsLand in the province of Newyork Did by a deed of Gift under his Hand and Seale Bearing Date ye Second Day of February 1685 Give unto Joseph Sutton Jun of mad Nans Neck ten a Crees (acres) of Land at Littleworth aforesaid as by sd deed may more plainly and Largely appeare which said Deed is Entred upon Record att oysterbay aforesaid in Libr B page 38 Afterward the Said Joseph Sutton Did assigne and make over all his right and title and Interest to ye a bove mentioned Deed Excepting flour ACrees of ye Land mentioned therein and also ye Said Joseph Did assigne & makeover all his Right in the New purchase in Oysterbay aforesaid all unto Robert Coles his Heires Executors administrators and assigne for Ever as in ye Said assignm^t written on ye Backside of the above mentioned Deed bearing Date the twentyth day of December in ye year of our Lord 1687 Doth more att Large appeare And Stands Recorded in Oysterbay in Libre B page 124 & 125 now I the beforenamed Robert Coles of Musketo Cove in ye Bounds of Oysterbay aforesd for and in ye Consideration that I have Received of John Davis of Little worth aforesaid a valuable Consideration to my ffull Content and Satisfaction in hand before the Sealing hereof Have assigned Madeover and Confirmed and by these presents I ye said Robert Do assigne makeover and Confirme unto John Davis aforesd the above mentioned deed with ye abovesd assignment thereon Indorsed withall the Right title and Interest which I ye Said Robert Coles now have or weh any or Either of my Heires Executors or assignes may hereafter have by virtue of Sd Deed and Said Assignment unto any Land or wt Else is Specified in Said Deed or said assignment as ffully Largely as the Same is thereby made or otherwise Conveyed unto me ffrom me my Heires Executors or assignes ffor Ever unto him ye Said John Davis his Heires Executors and assignes to Have Hold occupy possess and Enjoy as his or theire own proper Right title and Interest ffor Ever In Witness whereof I Have hereunto Sett my hand and Seale the Eleaventh Day of June In ve Yeare of our Lord one thousand Six hundred Ninety four

Signed Sealed and Dilived

Robert Coles O

In presence of us Derick Albertson

Peter Adolf

(p. 206)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Ap#taine Be it known that I Adam Wright of Ceder Swamp in ye Bounds of Oysterbay in Queens County on Long Island In ye #vince of New Yorke for & in ye Considracon of one Cow & one Horse by me ye Sd Adam in hand received of Sampson Hawxhurst of Matenacock in ye Bounds of Oysterbay aforesd before ye Sealing & dilivry hereof

in full paymt & Satisfaction, whereof I ye Sd Adam do forever acquit ye Sd Sampson his Heires, Execut¹⁸, Administrat¹⁸ & Assignes, And for other good causes & Considiations me ye Sd Adam especially Moving; HAVE GIVEN, granted, Infeoff'd, Alienated, Sold & Confirm'd; And by these preents I ye Sd Adam do Give, Grant, Infeoffe, Alienate, Sell & Confirme unto Sampson Hawxhurst aforesd one Lott or piece of Land Containing Ten Acres Lying & being neer ye head of ye Mill River at a place Comonly called ye Little Island in ye Bounds of Oysterbay aforesd web Land was fformerly given to me ye Sd Adam by my Mother Alice Crabb as by her deed und her hand & Seal bearing date ye 22th day of June 1682: And Stands recorded amongst ye Land Evidences of Oysterbay in Libre A: page 140: And was fformerly ye Land of Anthony Wright deceased but now in ye possession of me ye Sd Adam; Together wthall my right, title and Intrest; Claime & demand wisoever, weh I ye Sd Adam now have or weh any or either of my Heires, Execut¹⁸ Administrat¹⁹ or Assignes may hereaft have, of to or in ye Sd Lott of Land or any \$\psi\$t or \$\psi\$cell thereof wthall \$\pi\$fits & Issues from thence arising or Growing or w'soev' els of right to ye Same ap@taines; TO HAVE & TO hold unto him ye Sd Sampson Hawxhurst his Heires & Assignes the forementioned Lott of Land wth ye Ap#tences thereof to ye only ## use & behoofe of him ye Sd Sampson his Heires & Assignes forever; And ye Sd Adam hath put ye Sd Sampson into a Lawfull & peaceable possession of ye Sd Lott by ye dilivery of these preents; And ye Said Adam doth for himself, his Heires, Executre & Administratre further Covenant & Agree to & wth ye Sd Sampson that it Shall & may be Lawfull for him ye Sd Sampson Hawxhurst his Heires & Assignes, quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett, hindrance or Interuption of him ye Sd Adam his Heires Execut¹⁸ or Assignes or any other #son or #sons Lawfully claiming for by or und him or any or either of them Notwithstanding any former gift, Grant, Bargaine or Sale wisoever, And ye Sd Adam doth Covent as aforesd to warrant & make good the foremencon'd Land to ye Sd Sampson Hawxhurst his His Heires & Assignes forever according as before resited: IN WITNES whereof I have hereunto Set my hand & Seal the Twenty Sixth Day of July in ye yeare of our Lord one thousand Six hundred & Ninety

Memorand that this above mentioned Land & the Bounds thereof is further explained in ye Records of Oysterbay in ye

Booke A: & page ye 35

Signed Sealed & dd in prence of John Newman Job Wright

Adam Wright O

This above written Deed acknowledged by ye Sd Adam before me one of his Ma^{ties} Justices of ye peace day and date above-written to w^{ch} I Set my hand

Nathaneill Coles

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall come or in any wise Ap#taine Be it known that I Joseph Dickinson of Oysterbay in queens County on Long Island in ye Collony of New Yorke for & in ye Consideration of ye Sum of Thirteen pounds of Silver Money Currant in this Collony or in goods or other pay equivolent to Such money in hand pd & by me ye Sd Joseph recev'd before ye Sealing & dilivery hereof in full paymt & Satisfaction & for other Good Causes & Considracons me ye Sd Joseph especially Moving HAVE GIVEN, GRANTED Alienated, Infeoffed Sold & Confirm'd, And by these presents I ye Sd Joseph do Give, Grant Infeoff Sell & Confirme unto Samson Hawxhurst of Oysterbay aforesd; A certaine Pecell of Land Lying at ye Head of ye Mill River Joyning to Anthonys Island So Called (web Island is now in ye possession of ye Sd Sampson) And Bounded on ye Northwest by a Highway, on ye Southwest by ye Comons, on ye South east by a high way & on ye Northeast by Sd Anthonys Island containing in quantity wthin Sd Bounds Ten Acres and one other Weell of Land Lying by John Dickinsons Land Containd in quantity Sixteen Acres More or Lesse as it was Laid out to me ye Sd Joseph by the Town Surveyrs October ye 24: 1682: and Stands Recorded in ye Booke A: page 103: where ye Bounds & Limitts of ye Sd Sixteen Acres of Land is plainly demonstrated; Together wthall my Right, Title & Interest, Claime & demand wtsoever weh I ye Sd Joseph now have or weh any or either of my Heires, Executre or Assignes may hereaft have of to or in ye foremenconed Pcells of Land wthall Timbr Trees & wtsoever els is thereon Standing or growing, wthall Issues & Phits from thence arising or growing or in any wise Ap@taining TO HAVE & TO HOLD unto him ye Sd Samson Hawxhurst his Heires & Assignes, the before mentioned Ten Acres and Sixteen Acres of Land wth ye Ap#tences thereof to ye only ## use & behoofe of him ye Sd Samson his Heires & Assignes forever; And ye Sd Joseph hath put ye Sd Samson into a Lawfull & peaceable possession of all & Singular ye prmises by ye Dilivery of Turfe & Twigg & by ye dilivery of these preents; & ye Sd Joseph doth for himself his Heires, Executre & Assignes further Covent & agree to & wth ye Sd Samson yt it Shall & may be Lawfull for him ye Sd Samson Hawxhurst his Heires and Assignes quietly & peaceably to have, hold, occupy, possess & enjoy all & Singul ye prmises forever wthout the Lawfull Lett hindrance or Interuption of him ye Sd Joseph his Heires. Execut or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them, Notwthstanding any former, Gifts Grant, Bargaines or Sales wtsoever, And ye Sd Joseph doth hereby Bind him Self & his Heires to warrant & defend ye Sd #cells of Land to ye Sd Samson his Heires & Assignes forever according as before is expressed. IN WITNES whereof I have hereunto Sett my hand & Seal the flourth day of

March in ye year of our Lord one thousand Six hundred ninety Signed Sealed & dd in prence of us Joseph Dickinson O John Newman: Nathanel Coles

Samuel fish cclxvi:

(p. 207)—Oysterbay this 5th of ye 10th m: 1661: Be it known unto all men by these preents that I Jonas Holsteed of Oysterbay on Long Island in America do hereby acknowledge yt I have fully Sould & dilivered all my Right title & Intrest of all ye Housing & Lands yt is herein named as ffolloweth Richard Holbrookes House or Houses built by him or me and House Lott and two Sheares of Meadow on ye Northside of the Sd Towne, & one Sheare of Meadow at Matenacock, and one right of Meadow at ye South, And flour and twenty Ackers of the Great plaines that is on ye East Side of ye ffoot path neere ye Wood Edge, and also all ye Rights, Ap#tences & priviledges yt do fall too or do any waies belong to thaforesd House & Lott wthin ye Towne Bounds I Say I have Sould & dilivid it all in quiet possession for full Satisfaction already received unto John Townsend of ye foresd Towne & place, And do also hereby Ingage to make good the Sale of thaforesd Houses & Land age any #son or #sons yt may any waies Lay Claime thereto; And I do hereby further Acknowledge yt I have fully Sould all ye Sd Houses & Land from me mine Heires & Assignes to him his Heires & Assignes forever; to Injoy wthout Molestation by me or any from me; as witnes my hand ye day & yeare first Above written; In prence of us: Matthew Bridgman Benjamin Hubbard Jonas Holsteed

Nicholas Wright

(Richard Holbrook's house was the first built in Oysterbay. See Nicholas Simkin's affidavit, p. 692

Oysterbay this 17th of Septembr 1670 Be it known unto all men whome it may Concerne that I Robart Williams of Lusum do hereby Confirme that Twenty four Acres of plaine Land yt is abovespecified that Jonas Holsteed Sould to John Townsend I do Confirme this Twinty-four Acres of plaine Land to ye Widdow of the Deceased John Townsend from me my Heires or Assignes to hur hur Heires or Assines forever to enjoy as their own proper right not to be molested by me or any from me as Witnes my hand & Seal and in ye two and twentyth year of the reigne of King Charles ye Second King of England Robeart Williams O In ye prence of us John Townsand John Weekes

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Apptaine Be it known that Whereas John Townsend Sen of West Neck at ye South of Oysterbay on

Nassau or Long Island in ye Collony of New Yorke, And Thomas Townsend of portsmouth on Rhode Island in America being the two eldest Sons of our ffather John Townsend of Oysterbay aforesd Deceased, Who depted this Life Intestate & Without Will or other wise Disposing his estate whereupon our Mother Elizabeth Townsend Relict & widdow of our Sd ffather did wth ye Advice of Henry Townsend & Richard Townsend Our Sd ffathers two Brethren And wth ye advise & Consent of us ye Sd John Townsend & Thomas Townsend dispose of all our Sd ffathers estate both of Land & Moveable estate unto all ye Children of our Sd ffather both Sons & Daughters by her Last will & Testamt undr her hand & Seal in Writing web Beareth Date ye 23d year of Charles ye Second King of England &c and ye tenth Day of ye flifth Moneth: 1671: where ye Division & Setling of Sd Estate is plainly & Amply demonstrated Now wee ye Sd John Townsend & Thomas Townsend for & in Consideration yt wee Desire that peace & Amity may Continue amongst us, And yt all our Brothers & Sisters may enjoy all their portions bequeathed them on Sd Will, And for other good Causes & Considerations us ye Sd John & Thomas especially Moving for a further Confirmation & Assurance of ye Same HAVE GIVEN, GRANTED, ratified & Confirm'd and by these presents wee ye Sd John & Thomas do Give Grant ratifie & Confirme unto all our Said Brothers & Sisters as they are Mentioned on Sd Will all ye estate of our Sd ffather & Mother both of Lands, Houses, Meadows & Moveables as is Mentioned in Sd Will in all & every Article therein to each particular Ptie, Together wthall our right, title & Interest Claime & demand wtsoever wth we ye Sd John & Thomas or either of us now have or web any or either of our Heires, Executra Administratre or Assignes may hereafter have, of, to or in ye forementioned estate or any \$\psi\$t or \$\psicole\text{cell thereof with all priviledges thereto belonging according to Sd will & not otherwise, TO HAVE & TO HOLD unto them our Sd Brothers & Sisters Mentioned on Sd Will That is to Say, James, George, Daniel, Elizabeth Rose Ann & Sarah, All & Singular our Sd ffathers estate as Given on Sd will, And to ye only www use & behoof of them their Heires & Assignes forever, And wee ye Sd John & Thomas do further Covent & agree for our Selves our Heires, Executrs & Assignes to & wth our Sd Brothers & Sisters & every & either of them that it Shall & may be Lawfull for them our Sd Brothers Sisters their & each of their Heires & Assignes Heires & Assignes, to have hold, occupy possess & enjoy their Sd #ts or #portions of Sd estate, as Given them on Sd will forever wthout ye Lawfull Lett hindrance or Molestation of us ye Sd John Townsend & Thomas Townsend or either of us or any or either of our Heires Execut¹⁸ or Assignes or any other \$\psi\$son or \$\psi\$sons Lawfully Claiming for, by or und us or any or either of us Notwithstanding any right title or Claime by Heirship or other Clame wtsoever IN WITNES

whereof wee have hereunto Set our hands & Seales the one & thirtyth Day of May in ye year of our Lord one Thousand Six hundred ninety four

Signed Sealed & dd: in p^rsence of us John Townsend Sen^r O John Newman: Robert Cooper Tho: Townsend O John Cock

Day & Date above written ye Abovenamed John Townsend and Thomas Townsend Came before me one of their Maties Justices of ye peace & acknowledged this above writing to be their real act & Deed Nathaneil Coles

(p. 208)—TO ALL CHRISTIAN PEOPLE to whome this prsent writing shall Come or In any wise Appertaine Be it Known yt I Derick Albertson of Musketocove In ye bounds of Oysterbay In Queens County on ye Island of Nassau or Long IsLand in ye Collony of New Yorke for & In ye Consideration of ye Sume of ten pounds & fifteen shillings of Currant Silver money of this Colony In hand paid & by me ye said Derick Received of William Lynes of Cow Neck in ye bounds of Hemsteed in ye County aforesd before the Sealing & Dilivery hereof In full payment and Satisfaction and for other good Causes & Considerations me ye Derick Especially MoveIng Have Given Granted alienated Infeoffed assigned Sold & Confirmed and by these presents I ye Sd Derick Albertson Do Give Grant alienate Infeoffe assigne Sell & Confirme unto William Lines aforesaid All that of ye Moity or one half of my Lott or Share of meadow on ye west Neck att ye South of Oysterbay aforesaid It being In Number ye Sixth Share as ye Record of Oysterbay in ye Book A page 254 and In ye book B page 27 plainly Sheweth and ye bounds and Limitts thereof plainly Demonstrated web said share of meadow I ye Sd Derrick bought of Samuel Andrews as by a deed under ye hand & seale of Sd Samuel bearing Date ye 20th Day of June 1693 may att Large be Seen Together Wthall my Right title and Interest Claim & Demand wtso Ever weh I ye Sd Derick Albertson now have or w^{ch} any or Either of my Heires Executors or assignes may hereafter have of to or In ye moity or half thaforementioned Lott or Share of meadow Withall Phitts Comodities Phitts Issues Customs priviledges or wisoEver Else of right to ye so half Lott belongeth or In anywise Appertaineth as Largely & amply as itt is Specified in ye Indians Deed for Sd meadow web Stands Recorded in ye book B page 25 to Have & to Hold unto him ye Sd William Lines his Heires & assignes ye Sd granted half share of meadow wth ye Ap钟tences thereof to ye only 神神 Use & behoofe of him ye sd William Lines his Heires and assignes for Ever

(no signatures)

(p. 209)—This Instrument of Writing witnesseth to all persons to whom this my Deed of Sale may any waies Concerne that I

Samuel Andrass now Inhabiting in Oysterbay wthin ye North Riding of New Yorke-Shire upon Long Island Shipwright upon Good Considuations Moving me hereunto Have Bargained Sold & dilivered unto Joseph Ludlam Cooper of ye Same Town & Riding A certaine Tract of Swomp ground being wthin ye Town of Oysterbay, by or upon ye Brook or Streme of Water, comonly known & called by ye name of Anthony Wrights Brook runing through ye Town by ye Smiths Shopp to ye head of ye Town Dock So called; The Breadth of ye aforesd Tract of Swamp Ground at ye west end ffronting upon ye Street or highway containes ffifteene Rod four foot; The North Side Ranging by ye high way a Cross ye afforesd Brook by ye Brick yard containes in Length Twenty Rod; And at ye Reare at ye East end Containes in Breadth Eleven Rod ten foot; and ye South Side Joyning to Adam Wrights Swomp Ground & ranging in Length Cross ye Sd Swamp Twenty Rod; It Containing wthin ye Bounds herein Inserted one Acre, half & Twenty Rod of Swamp Ground or Land I Say I have Sold & dilivered this above mentioned tract of Swamp Ground from me my Heires, Execut^{ra} Administrat^{ra} or Assignes forever to ye above mentioned Joseph Ludlam his Heires, Executre Administratre or Assignes forever, To Have & to hold as his or their own ## right title & Interest free from any further Lett, hindrance or Molestation from me or any from, by or und me forever, further Ingaging to give ye Sd Joseph Ludlam peaceable possession of ye p^rmises according to Law having received full Satisfaction in hand for ye Same, And will defend him his Heires or or Assignes in their peaceable possession of ye Same against all claimes or pretences wtsomever as witnes my hand & Seal in Oysterbay this 29th day of January one thousand Six hundred Seventy eight, & in ye thirtyth year of ye Reign of our Sov aigne King Charles ye Second King of Great Brittane france and Ireland & Signed Sealed & dd in preence of us Samuel Andrews O Thomas Townsend John J Apllegate Mary Andrews

(The I inserted in John Applegate's name is evidently a clerical error, as he elsewhere signs without a mark.)

Know all men by these presents yt I Joseph Ludlam of Oysterbay Cooper upon good Considerations moving me thereunto do Assigne over unto Isaac Horner of ye Same place all my whole right title & Interest unto ye Land & Swamp mentioned in this Bill of Sail web is Inclosed weball my right to this Deed and we it makes mention, I ye abovesd Joseph Ludlam do assigne over from me my Heires; Executra Administratra or Assignes, unto thabovesd Isaac Horner to him his Heires, Executra or Assignes forever peaceable to possess & enjoy having received full Satis-

faction as Witnes my hand & Seal in Oysterbay this Twenty fourth of ye 6th moneth called August in ye year 1685:
In prence of us Henry Townsend Senr Joseph Ludlam O Robert Townsend

Be it known yt I Isaac Horner do by these preents Assigne & make over all my Right, title & Interest weh I have or weh my Heires, Executre or Assignes may here after have to this wthin written Deed by virtue of this above written Assignment unto Job Wright of Oysterbay & to his Heires Executre Administratre or Assignes forever In witnes whereof I set my hand & Seal the Twenty Second Day of may in ye year 1686
Singed Sealed & dd in preence of us Isaac Horner O John Newman; George Townsend,

This Assignmt acknowledged by Isaac Horner before me John Townsend Sent

Be it known by these presents yt I Job Wright abovementioned for & in ye Consideration of ye Sume of Six pounds in hand received before ye Sealing of this Assignmt of John Dewsbury of Oysterbay on Long Island whereby I ye Sd Job do clearly acquitt & discharge ye Sd John his Heires Executre & Assignes of ye Sd Sum, Have Assigned made over & Confirm'd, And by these presents do Assigne make over & confirme unto John Dewsbury aforesd ye wthin written Deed with all ye right, Title & Interest wth I ye Sd Job now have or wth any or either of my Heires Executre Administratre or Assignes may hereaft have thereunto by vertue of this above written Assignment, To Have and to hold to him ye Sd John dewsbury ye Sd Deed to him his Heires & Assignes forever to wth I set my hand & Seal ye Twenty ninth Day of December in ye year of our Lord 1690 Signed Sealed & dd in presence of Job Wright O John Newman, George Townsend

These three above written Assignm^{ts} are Indorsed on ye Backside of the Deed w^{ch} is entred in ye upper end of this page concerning ye Swamp at Anthonys Brook w^{ch} Swamp ye abovenamed John dewsbury hath Sold to John Newman as by his Deed entred in page 200 of this Book will apeare

(p. 210)—Know all men yt I Henry Townsend Sen^r wthin Mentioned do Assigne & make over And by these p^rsents do firmly diliver all my Right, title & Interest of ye wthin menconed Land, onely reserving a piece of ye Sd Land Lying betwixt a white Oake Tree by Muskeeto Cove path marke on ye North: E: D: and on ye South H: T: and ye Black Oake Bound^r of this wthin written Deed; And ye Sd pece of Land exempted to run over ye Hills to a white Oake tree by a Rock near ye Bever Swamp Brook marked I: D: and H: T: as abovesd all wth Sd Land

Lying on ye East & by North Side of these Sd Marked Trees abovesd, being in ye Bounds of this wthin Mentioned Deed, I ye Sd Henry Townsend Senr do ffirmly Diliver as abovesd all my Right Title & Interest, Claime & Demand wtsoever of ye Sd Land unto John Dewsbury now Resident in Oysterbay wthall ye #fits & Comodityes arising from ye Same unto ye Sd John Dewsbury his Heires, Executr Administratr & Assignes forever as firmly & ffully as it is made to me & mine in ye wthin mentioned Deed fro ye Indean #prietr It being in Exchange wth ye Sd John Dewsbury for a #cell of Land made over to me from ye Sd John Dewsbury wth he ye Sd John Dewsbury bought of ye Indeans as appeares by a Bill of Sale Assigned over to me Bearing date ye 26th Day of March 1685:

In witnes whereof I I have Sett my hand & Seal ye 4th 8ber: 1688:

Henry Townsend Sen O

Signed Sealed & dd in prence of us:

his

Caleb X Wright: James X Hadlock marke his marke

John Newman

Be it known by these presents yt I Henry Townsend ye wthin Named in this win written Deed or Indenture Bearing date ve 25th day of July in ye year 1687: for & in ye Considuation of full Satisfaction to ye full Value thereof in hand pd, and by me ye Sd Henry received of John Dewsbury of Oysterbay, before ye Sealing & dilivery hereof, Have Assigned made over & Confirm'd, and by these present I ye Sd Henry do Assigne Makeover & Confirme unto John Dewsbury aforesd this wthin written Deed wthall ye Land therein Mentioned, (Excepting & reserving thirteen Acres thereof weh I ye Sd Henry have already disposed of to John Eastland) wthall my right title & Interest wch I ve Sd Henry now have, or web any or either of my Heires, Executre or Assignes may hereaft have thereunto, as firme Sure & Absolute as it is any way made unto me, To have & to hold unto him ye Sd John Dewsbury and to ye property use & behoofe of him his Heires & Assignes forever, As witnes my Hand & Seal ye twelfth day of Decembr in ye year one thousand Six hundred Ninety two Signed Sealed & dd in prence of us Henry Townsend Ser O John Vnderhill John Newman

his

James (J) Weekes marke

The Deed w^{ch} by these p^rsence is assigned Stands recorded in ye 96 & 97 page of this Book

Be it known by these preents that whereas this wthin written Deed bearing Date ye Thirtyth Day of July one Thousand Six

hundred eighty Six was Assigned & made over by ye wthin named John Townsend my Son unto my Youngest Son Robert Townsend Deceased by a writing und ye hand & Seal of ye Sd John bearing Date ye Twenty Second day of July 1687: weh may be Seen here next abovewritten, And afterward ye Sd Robert my Sd Son did in his Lifetime by a writing und his hand & Seal bearing Date ye third Day of October 1687: Leave ye Disposing of all his Lands to me Henry Townsend Senr of Oysterbay in Queens County on Long Island in ye Collony of New Yorke, of web Land this that is Mentioned in this within written Deed is \$\psi\$t, Now I ye Sd Henry Townsend for & in Consideration of full Satisfaction to ye full Value thereof in hand pd, & by me ye Sd Henry received of John Dewsbury of Oysterbay aforesd before ye Sealing & Dilivery hereof; Have Assigned made over & Confirm'd And by these preents I ye Sd Henry do Assigne makeover & Confirme unto John Dewsbury aforesd this wthin written Deed wthall ye Land therein Mentioned wthall my right, title & Interest web I ye Sd Henry now have or weh any or either of my Heires, Execut^{rs} or Assignes may hereafter have thereunto, as firme Sure & Absolute as it is any (way) made unto me, To have & to hold unto him ye Sd John Dewsbury and to ye www use & behoof of him, his Heires & Assignes forever; As. Witnes my hand & Seal the Twelfth day of December in ye year of our Lord one thousand Six hundred Ninety two

Signed Sealed & dd in prsence of us Henry Townsend Senr O

John Vnderhill John Newman

his
James (J) Weeks
marke

The Deed mentioned in this Assignm^t & ye Assignm^t of John Townsend to Rob^t Stands recorded in ye 63^d page of this Booke

Be it known by these preents yt whereas Robert Townsend Late of Oysterbay in Queens County on Long Island in ye Collony of New Yorke deceased ye wthin named in this wthin written Deed did in his Lifetime by a writing undr his Hand & Seal bearing Date ye third day of October 1687; Leave ye disposing of all his Lands unto his ffather Henry Townsend Senr of Oysterbay aforesd of wth Land yt wthis mentioned in this wthin written Deed is the Now I ye sd Henry Townsend for & in ye Considuation of ffull Satisfaction to ye full value thereof in hand pd & by me ye Sd Henry received of John dewsbury of Oysterbay aforesd before ye Sealing & dilivery hereof; Have Assigned, made over & Confirm'd and by these preents I ye Sd Henry do assigne make over & Confirme unto John dewsbury aforesd, This wthin written Deed wth beareth date ye Sixth Day of December 1686 wthall ye Land therein Mentioned wthall my right title &

Interest wch I ye Sd Henry now have or wch any or either of my Heires, Executrs or Assignes may hereafter have thereunto as firme, Sure & absolute as it is any way made unto me, To have & to hold unto him ye Sd John Dewsbury & to ye ?? use & behoofe of him his Heires & Assignes forever as Witnes my hand & Seal ye Twelfth day of Decembrone thousand Six hundred Ninety two

Signed Sealed & dd in prsence of us Henry Townsend Senr O

John Underhill

his

James (J) Weekes John Newman marke:

The Deed mentioned in this Assignm^t is recorded in the 67th page of this Booke

(p. 211)—Be it known by these presents that whereas this wthin written Deed Bearing Date ye Sixth Day of Decembr one thousand Six hundred Eighty Six was Assigned & Madeover by ye wthin Named John Townsend my Son, unto Robert Townsend my Youngest Son deceased, by a writing und ye hand & Seal of ye Sd John bearing date ye 22th Day of July 1687: wch may be seen at ye Lower end of ye Backside of this Sd Deed; And afterward ye Sd Robert Townsend my Sd Son Did in his Life time by a writing und his hand & Seal bearing Date ye third day of October 1687: Leave ye Disposing of all his Lands to me Henry Townsend Senr of Oysterbay in Queens County on Long Island in ye Collony of New Yorke of weh Land this wthin written Deed is part, NOW I ye Sd Henry Townsend for & in ye Consideration of full Satisfaction to ye full value thereof in hand pd & by me ye Said Henry received of John Dewsbury of Oysterbay aforesd before ye Sealing & dilivery hereof, Have assigned made over & Confirm'd, and by these preents I ye Sd Henry do Assigne, Makeover & Confirme unto John Dewsbury aforesd this willin written Deed wthall ye Land therein Mentioned, wthall my right title & Interest wch I ye Sd Henry now have thereunto, or wch any or either of my Heires Executrs or Assignes may hereafter have thereunto, as firme, Sure & absolute as it is any waies made unto me; TO HAVE & to hold unto him ye Said John Dewsbury & to ye ### use & behoof of him his Heires & Assignes forever, As witnes my hand & Seal the twelfth Day of December one thousand Six Hundred Ninety two:

Signed Sealed & dd in prence of us Henry Townsend Senr O John Vnderhill

his

James (J) Weekes John Newman marke

The Deed & Assignment mentioned in this assignm^t is recorded in ye 109th page of this Booke

The writing w^{ch} is here mentioned in ye three foregoing Assignm^{ts} of Rob^t Townsend to his ffather concerning his Land is Recorded in ye 97th page of this Booke

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or Apptaine Be it known yt I John Sibley of Matenacock in ye Bounds of Oysterbay in queens County on Long Island alias Nassau in ye Collony of New Yorke for & in ye Considration of ye Sume of Twenty Six pounds Currant money of New Yorke in hand pd & by me ye Said John received of John Dewsbury of Matenacock in ye Bounds of Oysterbay aforesd in full paymt and Satisfaction before ye Sealing & dilivry hereof, And for other good Causes & Considerations me ye Sd John Sibley especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned Sold & Confirm'd and by these preents do Give, Grant, Alienate, Infeoffe, Assigne, Sell and Confirme unto John Dewsbury aforesaid all that of a Certaine #cell of Upland & Swamp at or neer Bever Swamp in Matenacock aforesd, The first Bound is a Chesnutt Tree upon ye Hill neer ye Highway from Oysterbay to Matenacock aforesd ffrom thence to run East Sixty eight rod to ye Midle of ye Shue Brook, weh is to be ye East bound of Sd Land, And from ye afore Sd Chesnutt Tree to run North one hundred & twenty Rod to a Black Oake tree Standing between two Branches of ye run called ye Midle run, half of ye run & Swamp to be ye Lyne, ffrom thence Eastwardly Sixty eight rod to ye ffull value of ffifty Acres of Land (be it more or Less) w^{ch} Land was fformerly possessed by Isaac Horner, afterward by John Rogers but now in ye possession of me ye Sd John Sibley. Together wthall my right, title & Interest Claime and demand wtsoever weh I ye Sd John Sibley now have or weh any or either of my Heires, Executro or Assignes may hereafter have of to or in ye Sd Granted Land & and every \$\popta t & \$\popcaller \cell \text{ thereof } \psi^{\text{th}} \text{all } \$\pop \text{fits.} Issues, Timber, ffruit trees, Houses, ffences waters ponds Brookes & Comoditys wisoever contained within ye Bounds of Said Land with wtsoever els to ye Same is in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd John Dewsbury his Heires & Assignes, all & Singular ye Sd Granted Tract of Land & prmises to ye only ## use & behoofe of him ye Sd John Dewsbury his Heires & Assignes fforever, And ye Sd John Sibley hath putt ye Said John Dewsbury into Lawfull possession of ye Same by dilivery of Turfe & Twigg and by these preents, And ye said John Sibley doth for himself his Heires Executre & Assignes further Covent & agree to & with ye Sd John Dewsbury yt it Shall & may be Lawfull for him ye Said John Dewsbury his Heires & Assignes, quietly & peaceably to have, hold, Occupy, possess & enjoy the Said Granted Land & prmises without the Lawfull Lett or Molestation of him ye Sd John Sibley his Heires Execut^{re} or Assignes or any other \Pson or \Psons Lawfully, Claiming for, by

or undr him or any or either of them Notwithstanding any former Grant Mortgage dower or other Conveyance wtsoever And ye Same to ye Sd John Dewsbury, his Heires & Assignes fforever to warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye ffirst Day of June in ye year of our Lord one thousand Six hundred Ninety ffive It is ffurther to be undrstood yt ye Sd John Sibley hath sold to Sd John dewsbury no more by this Deed then wt he ye Sd John Sibley bought of John Rogers neither in quantity nor quality

John Jibley (Sibley) O Signed Sealed & dd in prsence of us: Hannah Sibley

O John Newman

Robert Coles July ye 22th 1695:

Nathaneil Coles John Sibley & his wife Hannah came before me one of the Maties Justices of ye peace for queens County & Acknowledged this to be their reall & Voluntary act & Deed ccccxxx

Nathaneill Coles

(p. 212)—Oysterbay this 30th of ye 11th mo: 1663: These presents Declareth unto all whom it may any waies Consarne yt I Thomas Armitage of Oyst bay on Long Island and my wife Ann Lillysone according to hire Maidene name wth ye Advice & consent of my Son Daniel Whitehead have Sould ffully & really all or Housing & Lands both Meadow & Upland yt do any ways belong to me or us here in Oysterbay Notwithstanding any Deed of Gifts or Joyntures yt did pass or was made amongst us: Unto John Townsend of ye aforesd Oysterbay on Long Island for full Satisfaction wee have already in hand received: The right(s) wee have Sold are namely ye two Meadow Lotts in ye Great Meadow on ye North Side of ye Towne of Oysterbay yt is now ffenced wth Henry Townsends Meadow Sheare on ye East Side, & Benjamin Hubbards Meadow on ye west Side of it, And our Housing that wee now enjoy & House Lott or Land fenced in; wth half a Sheare of Meadow at ye South and all other Comon(in)g Rights yt do any waies belong fall to or prove to belong to us in all ye Comon, wee Say wee have Sold, & by these presents do diliver up all our Right, title & Interest of all ye above mentioned prmises from us our Heires, Execut¹⁸ Administrat¹⁸ & Assignes unto ye Sd John Townsend his Heires Execut¹⁸, Administrat¹⁸ & Assignes forever to enjoy wthout Molestation of us or any from us, as witnes our Thomas X Armitage O hands & Seales In prence of us Daniell Whythead The marke of Nicholas Wright Ann X Armitage

(Thomas Armitage affirms, 1659, alleged deed to son Manassah fradulent. Witnessed by Daniel Whitehead. Affidavits following show Thomas had a young wife, and that his previous wife, Martha, was living in 1652, when he made the deed of gift to "her son in law Manassah Armitage." Could his second wife, Martha,

have been the mother of Jeanne Skidmore who m. Daniel White-head? Hempstead Records, I., 108; Cornell Gen., 376; ante, p. 7)

Oysterbay this 10th of ffebruary 1669: This Deed of Sale testifieth to all or any to whom it may any waies Conserne yt I Nicholas Simkins of Oysterbay have upon Good Considiations bargained Sold & made over unto Elizabeth Townsend of ye Same place Six Acres of Land Lying & being upon ye Hill Joyning upon ye North End to Benjamin Hubbards Land, and on ye west Side by ye rere of Thomas Townsends Lott and Samuel Weekeses Lott, and Joyning on ye South end to her own Land, And on ye East Side by ye edge of ye Hill; I Say I have Sold this Six Acres of Land unto ye abovesd Elizabeth her Ayres, Sucksesors or Assings, To have & to hold forever as their own ### title & Interest, from me my Heires, Sucksesors or Assignes, and do give her peaceable possesion of ye Sd Land, having received full Satisfaction for it, as witnes my hand day & date abovewritten and Nicholas Simkins in prence of

Tho Townsend John Weekes

ARTICLES OF COVENANTS & Agreements had made & Concluded on by & between Benjamin Burdsall of Jerusalem in ye Bounds of Hempsteed in queens County on Long Island alias Nassau in ye Collony of New Yorke & Mercy his wife ye Daughter of Samuel fforman deceased of ye one \$\psit -\; And Daniel Townsend of Oysterbay in queens County aforesd & Susanna his wife daughter of Sd Samuell fforman of another \$\psit -\; And Sarah fforman daughter of Sd Samuel fforman of a third \$\psit -\ Concerning ye Dividing & disposing ye Lands and Meadow fformerly ye Sd Samuel fformans as ffolloweth

Imprmis The Sd Pties have Unanimously agreed to divide all ye Land fformerly their ffathers ye Sd Samuel fformans, And ffirst Concerning ffourty Acres of Land at Cold Spring in ye Bounds of Oysterbay aforesd: The Sd Daniel Townsend & this wife Susanna, and ye Sd Sarah fforman Have Given, Granted, Bargained & Sold, And by these prsents do Give, Grant, Bargaine & Sell, both their \$\psi\$ts of right of & in ye Land at Cold Spring aforesd, unto Benjamin Burdsall abovesd wthall their right, Title & Interest web they now have or which their Heires, Executre or Assignes may hereafter have to their #ts of Sd Land at Cold Spring for & in Consideration of ye Sume of Ten pounds Currant Merchantable pay of this Collony in hand paid by us ye Sd Daniel, Susanna & Sarah received of Benjamin Burdsall aforesd before ye Sealing & dilivery hereof to our ffull Content & Satisfaction, To have & to hold unto him ye Sd Benjamin Burdsall all & Singular ye our Sd #ts of Sd ffourty Acres of Land at Cold Spring to him his Heires & Assignes fforever, And the Same to ye Sd Benjamin his Heires & Assignes forever to warrant & defend, According as before is expressed

It The Sd Pties have Mutually agreed to divide ye Meadow at ye South of Oysterbay aforesd fformerly ye Sd Samuel fformans as ffolloweth The Sd Daniel Townsend & his wife Susanna and Sd Sarah fforman do by these preents agree yt the Sd Benjamin Burdsall & his wife for their \$\psi\$t of Sd Meadow Shall have & enjoy ye half Lott of Sd Meadow Lying & being on ye West Neck at ye South aforesd And ye Sd Daniel Townsend & his wife Susanna to have & enjoy ye half Lott of Meadow on Lattens Neck at ye South aforesd, wth a Share of Upland on Unkaway Neck at Sd South ffor their \$\psi\$t, And ye Sd Sarah fforman to have and enjoy ye half Lott of Meadow on Unkaway Neck aforesd for her part of Sd—(p. 213)—part of Sd Meadow it falling So to them by Lott by agreemt of all ye Sd Pties, And ye Benjamin Burdsall & Mercy his Wife do hereby bind themselves & their Heires forever, that ye Heires, Executra or Assignes of them ye Sd Benjamin & Sd Mercy Shall have nor Lay any Claime of right, Title and Interest to ye two Last mentioned \$\pi\$ts of Sd Meadow & Share of Upland by virtue of Heirship or any other way Whatsoever but ye Same as divided to remaine to each Ptie their Heires & Assignes forever

It The Sd \$\perp \text{ties}\$ do agree as aforesd concerning a parcel of Land at ye Jerico plaines & half a right of Comons in ye old purchase of Oysterbay and one whole right in ye new purchase to Lett it remaine for ye present undivided as now it is untill they Shall see cause to act further about it, to divide it equally between them, And this ye Sd partyes do all agree unto, and all well contented & Satisfied therewith and that this their Act & Deed Shall florever Stand ffirmly by these presents to all & every of our Heires Executro & Assignes, As witnes our hands & Seales the Thirteenth day of August in ye year of our Lord one thousand

Six hundred Ninety ffive Signed Sealed & dd: In prence of us John Newman Anthony Wright Richard Harkcott Benjamin Burdsal
The marke (M) of
Mercy Burdsal
Daniel Townsend
the marke (T) of
Susanna Townsend
the marke X of
Sarah fforman

Memorand yt there is three Acres of Land Lying by Richard Harcotts Lott web belongs to ye within named Samuel fformans estate, and belongs to ye within named Pties & Lyeth & remaines yet undivided

witnes John Newman

TO ALL CHRISTIAN TO WHOME these presents Shall Come Greeting Know ye that I Samuel weekes Sen^r of Matinacock In ye Towne Shipe of Oyster bay Queens County In ye Island of Nassau & province of New York yeoman For and in

(consideration) of ye Sum of fifty Six pounds five Shillings Currant Lawfull Money of New York To me in Hand paid Befor the Ensealing & Delivery Hereof By Benjamin Frost of ye Same Towne & County Aforesd the Recept whereof I Do Hereby Acknowledge And My Selfe fully Satisfied & Contented Thereof & thereof & of Every Part & Parcell thereof Do Exonrate acquitt & Discharge ye Sd Benjamin Frost his heirs Execut⁷⁸ and Administrators for Ever By these presents Have Given Granted Bargained Sold Alienated Conveyed & Confirmed and by These presents Do freely Fully & absolutely Give Grant bargain Sell Alien & Confirm Unto the Sd Benjamin Frost his heirs & Assignes forever A Certaine Tract of Land leying In the Towne Shipe of oysterbay Containg Eleven Acres and A Quarter by ye Common Statute Measure Being a part of ye Lott No. 7 In Matinacock Commones Lotts TO HAVE and to Hold ye Sd Granted & bargained premises Wthall Timber Trees orcharding Profites & Commoditys In or Upon ye Sd Eliven Acrees & a Quarter of Land as above Sd To him the Sd Benjamin Frost his Heirs & assignes for Ever To him & Them His and there only proper use Use Benefitt & behoofe for Ever and I ye Sd Samuel Weekes for me my heirs Executors & Adm¹⁸ Do Covenant Promise & Grant to & with ye Sd Benjamin ffrost his Heirs Exers & assignes that before ye Ensealing hereof I am ye true Sole & Law(ful) owner of ye bove Bargained premises and am Lawfully Seized & possed of the Same in mine owne Proper Right as a good Perfectt & absolut Estate of Inheritance And have in my Selfe Good Right Full power and Lawfull Authority to Grant bargaine Sell Convey and and Confirm the Sd bargained premises In manner as above Sd & that the Sd Benjamin Frost his heirs and assignes Shall & may from Time to Time and att all times forever hereafter by Virtue of these presents Lawfully peaceably Quietly Have hold Use Occupy posses and—(p. 214)—Enjoy, the Said Demised & bargained Premises With ye profits & Commoiditis In or Upon the Same ffree and Clearely freely & Clearly acquitted Exonrated & Discharged of and from all & all manner of former Gifts Grants bargains Sails Leases Mortgages Wills Entails Joyntiuers Dowrys Judgements Executions Incumbrances & Troubles whatsoever And I ye Sd Samuel Weekes Do further Covenant & bind my Selfe my Heirs Executors & admra Firmly by these Presents To Warrant & Defend The Sd Benjamin Frost His heirs Executors and Assignes In Quiet & Peaceable possession of all & Singular ye Said Granted Premises Against any Just & Lawfull Claime of any Passon or Passons what Soever In Witness where of I ye Sd Samuel Weekes Have here Unto Sett my hand & Seal This twenty Sixth Day of June In ye Sixth yeare of ye Reigne of our Soveraign Lord George the Second by the Grace of God of Great Britten France & Iarland King Annoq Domini Christ one Thousand Seven hundred and thirty one

Signed Sealed & Delivered
In ye presences of
Samuel telle
Mungo Cockran

Samuel Weekes O

Queens County Th

oyster bay September the 27 1733 Then Came the within named Samuel Weekes parsonaly before Me Isaac Hicks first Judge of ye Court of Common pleas of Queens County and acknowledged ye within written Instruement to be his free and Volluntary Actt and Deed finding Nither Raiser nor Enter Line I allow this Deed to be Recorded

Isaac Hicks

(p. 215)—This Indenture made ye Seventh Day of March in ye Second year of ye Raigne of our Sovraigne Lord William ye Third King of Great Britten ffrance & Ireland King, Defendr of ye ffaith etcet^r and in ye year of our Lord according to ye Church of England one thousand Six hundred ninety & ninete one Between old Chippie & Will: Chippie Massapuage Indeans of ye one party and Robert Kellam of ye Town of Huntinton upon Long Island in ye County of Suffolke & Pvince of New Yorke in America Cordwind of ye other \$\psi\$ty witnesseth that ye Sd old Chippie & Will: Chippie for Divers good Causes & Consideracons us thereunto Moving but more especially for a valuable Considation in hand received before ye Sealing & dilivering hereof have Bargained, alienated, estranged & Confirm'd; And by these preents do Bargaine, Alien & Confirme from us, our Heires, Execut¹⁸ Administrat^{ra} & Assignes; unto ye aforesd Robert Kellam his Heires, Execut^{ra} Administrat^{ra} & Assignes all & Singular an Iland or Ilands of Meadow Lying & being on ye South Side of this Iland between ye South Beach & ye South Meadows of ye Town of Huntington against a parcel of Meadow Comonly Called or known by ye name of ye half Neck, Wee Say yt Island of Meadow as we have Alienated as aforesd there runs a small Brooke as two Islands but wee account it as one Island; and do so Confirme unto ye Sd Robert Kellam his Heires, Execut¹⁸ Administratra & Assignes: To have, hold, use, occupy & enjoy forever; And do further Ingadge yt it is our own ## right therefore have good reason to Sell & Convey the Same: And do further Ingadge yt it is ffree & Clear from all other grants or bargons And do Pmise to defend ye Same against any Pson or Psons yt Claimes any title or Interest thereunto In Witnes whereof we have to this preent Indenture Set to our hands & Seales:

Signed Sealed & dd in ye prsence of us Jonathan Harnet John White The marke X of old Chippie

The marke X of Will: Chippie

(p. 216)—TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise ap@taine; Be it known yt I Samuell Dickinson of Ceder Swamp in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Consideration of ye Sume of Six pounds pounds In Silver Money Currant in this Collony in hand pd & by me received & in other Goods equivolent to Such money of David Underhill of Oysterbay aforesd in full payment & Satisfaction whereof I do clearly aquitt & discharge ye Sd David his Heires Execut^{rs} or Administrat^{rs} from me my Heires, Execut^{rs} Administratra & Assignes forever AND for other good causes & Considracons me ye Sd Samuell especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Sold & Confirm'd; And by these presents I ye Sd Samuel do Give, Grant, Infeoffe, Sell & Confirme unto David Underhill aforesd a #cell or Spot of Land being #t of my Land at Ceder Swamp aforesd wch I now Live on, my Title & Claime thereunto is Shewed at Large in my Deed from Daniel Applegate bearing Date ye tenth day of Novembr 1688: and Stands Recorded Amongst ye Land Evidences of Oysterbay in ye B: page ye 159: weh #Cell or Spott of Land is Bounded as ffolloweth (() it Lying & being at ye Southeast Corner of my Tract of Land above mentioned) adjoyning to ye Land of James Townsend; Begining at ye Northeast Corn's Bound' of James Townsends Land and So Ranging Westwardly by ye Sd Townsends Land Thirty two Rod; And from thence Northwardly ffifteen Rod to a Leaning Red Oake; ffrom thence Eastwardly thirty two Rod to a Stake Marked; And from thence Southwardly ffifteen Rod to ye ffirst Bound Ranging on a Straight Lyne from bound to Bound^r: Including wthin ye Sd bounds three Acres of Land compleat Together wthall my right, Title & Interest, Claime & demand wtsoever web I ye Sd Samuel now have or web any or either of my Heires, Execut¹⁸ Administrat¹⁸ or Assigns may hereaft have of, to or in ye Sd three Acres of Land wilall Phits & Issues from thence arising or Growing and wt els is of right any way thereto Ap#taining; TO HAVE & TO HOLD unto him ye Sd David Underhill his Heires & Assignes ye fforemenconed Three Acres of Land wth ye Ap#tences thereof to ye only ## use and behoof of him ye Sd David Underhill his Heires and Assignes forever; And ye Sd Samuel hath put ye Sd David into a Lawfull & peaceable possession of ye Sd three Acres of Land by ye Dilivery of these preents; And ye Sd Samuel doth for himself his Heires Execut^{re} & Assignes further Covenant & Agree to & with ye Sd David that it Shall & may be Lawfull for him ye Sd David his Heires & Assignes Quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever wthout the Lawfull Lett hindrance or Interuption of him ve Sd Samuel, his Heires Execut¹⁸ Administrat¹⁸ or Assignes or any other Pson or Psons Lawfully claiming for, by or und him or

any or either of them Notwthstanding any former Gift, Grant, Bargaine or Sale wtsoever; And also ye Sd Samuel doth Covenant as aforesd to warrant & defend ye Sd Land to ye Sd David his Heires & Assignes forever According as is before written IN WITNES whereof I have hereunto Set my hand & Seal ye Second day of March in ye year of our Lord one thousand Six hundred & ninety

Signed Sealed and dd in prence of John Newman George Townsend

Samuel Dickinson O

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Apptaine Be it known yt Wee John Underhil & Daniel Underhill of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island Now Called Nassau in ye Collony of New Yorke for & in ye Consideration yt David Underhill of of Oysterbay aforesaid hath Granted & Confirm'd unto Jacob Underhill our Brother a Certaine #cell of Meadow & about one Acre of upland by way of exchange of Land for other Land hereafter by us to him Granted to our ffull Content & Satisfaction, And for other Good Causes and Considiations us ye Sd John & Daniel especially Moving HAVE GIVEN, GRANTED Alienated, Infeoffed, Sold & Confirm'd, And by these prsents wee ye Sd John Underhill & Daniel Underhill do Give, Grant, Alienate, Infeoffe, Sell & Confirme unto David Underhill aforesaid all that of a Certaine Tract or *Cell of Woodland Lying & being on ye South Side of ye Little plaines in ye Bounds of Oysterbay aforesd, and Bounded on ye North Side by Henry Townsend Sen^{re} Land on ye west end by ye High way and ye South west bound is a fforked Chesnut Tree, Ranging from thence eastwardly to a Small Black Oake Tree markt wen is ye Southeast Corner Bound from thence ranging by ours ye Sd John & Daniels Cart path North west or thereabouts untill it extend to ye Top of the Hill & to range wth Henry Townsends Line, Containing win Sd Bounds Sixty Acres of Land or thereabouts be it More or Less, And one Lott or Share of Meadow at the Bever Swamp or as much of Sd Share as is not already disposed of, web Share of Meadow was Nicholas Simkins and Lyeth next James Townsends Meadow, Together wthall our right Title & Interest Claime & Demand wisoever weh wee ye Sd John & Daniel now have or weh any or either of our Heires executrs or Assignes may hereaft have of, to or in ye fforementioned Tract of Land & Share or Lott of Meadow wthall Pfits, Issues, Timber Trees ffences, ffencing Stuff wth wt els is to ye Sd Upland and Meadow belonging or in any wise Ap#taining TO HAVE & TO HOLD unto him the Said—(p. 217)—The Sd David Underhill his Heires & Assignes all & Singular ye Sd Granted Tract of woodland & Meadow & every 钟t & 爭cel thereof to ye only 爭爭 use & behoof of him ye Sd David Underhill his Heires & As-

signes fforever, And ye Sd John & Daniel Underhill have put ye Sd David into a Lawfull & peaceable possession of ye Sd Upland & Meadow by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd John & Daniel Do for themselves their Heires, Execut^{re} and Assignes further Covent & agree to & wth ye Sd David yt it Shall & may be Lawfull for him ye Sd David his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye Sd Granted prmises forever wthout ye Lawfull Lett hindrance or Interuption of them ye Sd John & Daniel their Heires, Execut¹⁸ or Assignes or any other #son or persons Lawfully Claiming for by or und them or any or either of them Notwithstanding any former Gift, Grant Mortgage or Sale wtsoever, And ye Sd John & Daniel Do hereby bind themselves & their Heires to warrant & Defend ye Sd Woodland & Meadow to ye Sd David his Heires or Assignes forever age all Just Claimes yt Shall be hereafter made thereunto, IN WITNES whereof wee have hereunto Sett our hands & Seales the Second Day of Decembr in ye year of our Lord one thousand Six hundred Ninety three Signed Sealed & dd in presence of us John underhill John Newman Daniel Vnderhill John ffeke John Cock

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise apptaine Be it known yt I Samuel Dickinson of Cedar Swamp in ye Bounds of Oysterbay in queens County on Nassau or Long Island in ye Collony of New Yorke for & in ye Considiation of ye Sume of Six pounds Currant Silver money of this Collony in hand pd & by me ye Sd Samuel Dickinson received of David Underhil of ye Same place before ye Sealing & Dilivery hereof in full paymt & Satisfaction, And for other good Causes & Considiations me ye Sd Samuel especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirm'd, And by these presents I ye Sd Samuel Do Give, Grant, Alienate, Infeoffe, Assigne, Sell & Confirme unto David Underhill aforesd all that of one whole Right in yt Land Called by ye Name of ye New purchase of Matenacock Lands in ye Bounds of Oysterbay aforesd, excepting wt is already disposed of for ye payment of ye purchase to ye Indians & other Charges about Sd purchase, weh Sd right was first Granted to John Applegate deceased and by his Last Will & Testamt bequeathed to his Brother Daniel Applegate, And by ye Sd Daniel Sold unto me ye Sd Samuel by a Deed undr his Hand & Seal bearing Date the 10th Day of November 1688: & entred in ye Book B: page 159: And in ye Same Book page 42: the names of ye purchasers & all yt were admitted by them to have equal Share in Sd purchase are distinctly entred as recourse thereunto being had will & may plainly appear Together wthall my right title & Interest, Claime

& Demand w'soever web I ye Sd Samuel Now have or web any or either of my beires executes or Assignes may hereafter have of to or in ye Sd right of & in the forementioned Land whall Phits Issues, Comodities prviledges as any other Pticularr rights have in Sd purchase or may hereafter have with what Soever els is of right to ye Same in any wise Appraining TO HAVE & TO HOLD unto him ye Sd David Underhill his Heires & Assignes all & Singular ye Sd right in forementioned purchase wth ye Ap-Ptences thereof to ye only PP use & behoofe of him ve Sd David Underhil His Heires & Assignes forever, And ye Sd Samuel hath put ye Sd David into a Lawfull & peaceable possession of all & Singular ye Sd right of Land by ye Dilivery of turfe & twigge and by ye Dilivery of these preents, And ye Sd Samuel doth for himself his Heires Execut¹³ & Assignes further Coven¹ & Agree to & wth ye Sd David yt it Shall & may be Lawfull for him ye Sd David his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye forementioned Granted right in Sd purchase forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd Samuel his Heires or Assignes or any other \$\posons or \$\posons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Gift Grant Mortgage or Sale wisoever, And ye Sd Samuel doth hereby Bing (bind) himself & his Heires to warrant & Defend ye Sd Granted prmises to ye Sd David his Heires & Assignes forever according as is before expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye fourth Day of June in ye year of our Lord one thousand Six hunded Ninety four Samuel Dickinson O

Signed sealed & dd in prsence of us John Newman

The X mark of Caleb Wright

Day & Date above written Samuel Dickinson came before me & acknowledged this to be his real Act & deed

Nathaneill Coles

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Apptaine Be it known yt I Samson Hawxhurst of Cedar Swamp in ye Bounds of Oysterbay in queens County on Long Island alias Nassau in ye Collony of New Yorke for & in ye Considracon yt David Underhill of Oysterbay aforesd hath Granted & Confirm'd unto me a Certaine Tract or Weel of Land at Cedar Swamp aforesd as by his Deed und his hand & Seal bearing Date wth these presents is at Large to be Seen to my full Content & Satisfaction & for other Good Causes & Consideracons me ye Sd Samson especially Moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Assigned Sold & Confirm'd And by these preents I ye Sd Samson do Give, Grant, Alienate Infeoffe, Assigne Sell & Confirme unto David Underhill aforesd

of Oysterbay aforesd All yt of a Certaine piece or \(\psi\)cell of Boggey Meadow Lying & being at ye Head of Bever Swamp Meadow w^{ch} Sd Boggey Meadow was fformerly Given & Granted by ye ffreeholdrs of Oysterbay aforesd to Joseph EastLand as may be Seen in ye records of Oysterbay in Lib: A page 232, And afterward Surveyed & Laid out by ye Town Surveyrs and recorded in ye Same Booke page 180: where ye Bounds & Limitts of Sd Boggey Meadow with ye grant thereof may be Described, And afterward ye Sd Boggey Meadow was Conveyed by Sd EastLand to John Davis as by a Deed undrye hand & Seal of Sd EastLand Bearing Date ye 4th Day of July 1684: doth & will appear, And afterward ye Sd Boggey Meadow was Conveyed unto me ye Sd Samson by Sd Davis by an Assignm' und his hand & Seal written on ye Backside of Sd Eastlands Deed bearing Date ye 26th Day of December (1)692: Together wthall my right title & Interest Claime & Demand wtsoever weh I ye Sd Samson now-(). 218)—Samson now have or w^{ch} any or either of my Heires, Execut¹⁸ or Assignes may hereafter have of to or in ye Sd Boggey Meadow wthall Phits, Comoditys, fences, waters Runs, Swamps, & Lakes wthin ye Bounds of Sd Granted Meadow or wtsoever els to ye Same is in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd David Underhill his Heires & Assignes all & Singular ye Sd Granted Meadow and prmises to ye only ₩ use & behoofe of him ye Sd David his Heires & Assignes fforever, And ye Sd Samson hath put ye Sd David into a Lawfull & peaceable possession of Sd Granted Meadow by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Samson Doth for himself Heires Execut¹⁸ & Assignes further Covent & agree to & wth ye Sd David yt it Shall & May be Lawfull for him ye Sd David his Heires & Assignes, quietly & peaceably to have, hold, Occupy possess & enjoy ye Sd Granted Meadow & prmises forever wthout ye Lawfull Lett, hindrance or Interuption of him ye Sd Samson his Heires & Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any former, Grant, Mortgage or Sale wtsoever AND ye Sd Samson Doth hereby bind himself & his Heires to Warrant & Defend ye Sd Granted Meadow & prmises to ye Sd David his Heires & Assignes forever According as before is expressed IN WITNES whereof I have hereunto Set my Hand & Seal ye eleventh Day of October in ye year of our Lord 1694:

Signed Sealed & dd in prence of us John Newman: Anthony Wright John boude

Samson Hawxhurst O

Samson Hawxhurst came before me one of their Matice Justices of ye peace for queens County & Acknowledged this to be his Voluntary & real Act & Deed (No signature)

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall Come or in any wise Ap#taine: Be it known yt I John Townsend ye Son of Henry Townsend Sen Oysterbay in queens County on Long Island Alias Nassau in ye Collony of New Yorke for & in ye Consid acon yt David Underhill of Oysterbay aforesd hath Granted & Confirm'd unto Samson Hawxhurst of Cedarswamp in ye Bounds of Oysterbay aforesd my Son in Law, a Certaine tract or piece of Land at Cedar Swamp by a Deed und his hand & Seal bearing Date wth these preents, And for other good Causes & Consideracons me ye Sd John especially Moving HAVE GIVEN GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirmd & by these preents I ye Sd John do Give, Grant, Alienate Infeoffe Assigne Sell & Confirme unto David Underhill aforesd all that of ye one half of a right of Comonage in ye Old purchase of Oysterbay aforesd wth ye priviledge to take up Land in Sd Comons on ye Second or any future Division of Sd Comons & Proortionable to Sd half right as other ffreeholdrs of Oysterbay Old purchase may doe, web Sd Half right of Comonage was fformerly John Rogers, Afterward James Blevins but now in ye possession of me ye Sd John Townsend Together wthall my right title & Interest Claime & demand wtsoever wth I ye Sd John Townsend Now have or weh any or either of my Heires Executrs or Assignes may hereafter have of to or in ve Sd halfe right of Comonage wthall Phits, Comoditys Customes prviledges Grasing timber, firewood to ye Sd Half right belonging according to ye Custome of Oysterbay or wt els to the Same in any wise is Ap-Ptaining TO HAVE & TO HOLD unto him the Sd David Underhill his Heires & Assignes all & Singular ye Sd Granted half right of Comonage & prmises to ye only ## use & behoofe of him ye Sd David Underhill his Heires & Assignes fforever, And ye Sd John hath put ye Sd David into a Lawfull & peacable possession of Sd Granted Comonage & prmises by ye Dilivery of Turfe & Twigg and by ye Dilivery of these preents, And ye Sd John Townsend doth for himself his Heires, Execut^{re} & Assignes ffurther Covent & agree to & wth ye Sd David that it Shall & may be Lawfull for him ye Sd David his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy ye Sd Granted half right & prmises forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd John Townsend his Heires or Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Gift, Grant, Mortgage or Sale wtsoever And ye Sd John Townsend doth hereby bind himself & his Heires to warrant & defend ve Sd Granted prmises to ye Sd David his Heires & Assignes forever according as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal ye Eleventh Day of October in ye year of our Lord one thousand Six hundred Ninety ffour

Signed Sealed & dd in p^rsence of us John Newman: Anthony Wright John Boude

John Townsend O

John Townsend Came before me one of their Maties Justices of ye peace for queens County & acknowledged this to be his real & voluntary Act & Deed (No signature) ccclvii

(p. 219)—Novemb^r 29: 1690 Received then of John ffry of Spring ffield in ye Bounds of Oysterbay on Long Island in ye Colony of New Yorke the Sume of fforty-five Shillings of Currant Silver money of this Colony, which money is in ffull account & Satisfaction for my \$\pi\$t of a piece of plaine Land weh (as is reputed) my Grand father Peter Wright deceased bought of Richard Willitts deceased whereby I Peter Wright of Oysterbay aforesd do by these prsents revoke Yield up & Assigne all ye Right, Title & Interest weh I ye Sd Peter now have or weh any or either of my Heires, Executra Administratra or Assignes may hereaft have to ye Sd plaine Land, to him ye Sd John ffry his Heires & Assignes fforever as Witnes my hand ye day and yeare abovesd

Testis John Newman Job Wright The marke (P) of Peter Wright

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Ap#taine Be it known yt I Dennes Wright of Cedarswamp in ye Bounds of Oysterbay in Queens County on Long Island alias Nassaw in ye Collony of New Yorke for & in ye Considiation of the Sume of Twenty pounds Currant Money & in pay Equivolent thereunto in hand pd and by my ffather Adam Wright fformerly received of John ffry of Springfield in ye Bounds of Oysterbay aforesd to my use & behoofe for weh Sd Twenty pounds my Sd father hath Confirm'd unto me a Tract of Land at Cedar Swamp aforesd of flourty Acres by a Deed und his hand & Seal bearing Date ye 30th Day of January: 1689: Whereby I hold my Self ffully Satisfied & Contented, and for other good Causes & Consideracons me ye Sd Dennes especially Moving HAVE GIVEN, GRANTED Alienated, Infeoffed, Assigned, Sold & Confirm'd And by these preents I ye Sd Dennes do Give, Grant, Alienate Infeoffe, Assigne, Sell & Confirme unto John ffry aforesd all that of a Certaine Tract or #cell of Woodland lying & being neere ye plaines in ye Bounds of Ovsterbay aforesd, weh Land was formerly Given & Confirm'd to ye Sd Dennes by his Grand father George Dennes, and by his ffather ye Sd Adam as may be Seen in ye records of Oysterbay in Lib: A page 140: & 141: wth an addition Of Twelve Acres of Land added Joyning to it Containes in ye whole Sixty four Acres of Upland as ye records Sheweth in Sd Booke page 91: where ye Bounds thereof is plainly described that is to Say the

South end thereof Joyning neer to Robert Williams Line & So ranging to ye Southwest Corner to a Chesnutt tree, to ye Northwest Corner to a Chesnutt Tree, to ye North east Corner to a Chesnut tree, and to ye Southeast Corner to a Black Oake, Lying between two old paths ye one of them going to ye South of ye plaines, Alwaies excepting & reserving twelve acres of Sd Tract of Land web ye Sd Adam Wright hath formerly Sold to William Buckler, Together wthall my right title & Interest, Claime & Demand wtsoever wch I ye Sd Dennes Now have or wch any or either of my Heires, Executre or Assignes May hereafter have of, to or in ye Sd Tract of Land, wthall Phits, Comoditys, Timber, Trees Swamps, waterings & ponds to ye Same belonging wth wt els to ye Same is in any wise Ap@taining TO HAVE & TO HOLD unto him ye Sd John ffry his Heires & Assignes, all & Singular ye Sd Granted Land & prmises (except before excepted) to ye only ## use & behoofe of him ye Sd John ffry his Heires & Assignes fforever, And ye Sd Dennes hath put ye Sd John into a Lawfull possession of Sd Granted Land by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Dennes doth for himself his Heires, Executre & Administratre further Covent & agree to & wth ye Sd John ffry that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted Land & p^rmises forever, (except before excepted) wthout ye Lawfull Lett or Molestation of him ye Sd Dennes His Heires or Assignes or any other \$\precesson or \$\precesson sons Lawfully Claiming for by or und him or any or either of them Notwthstanding any former or other, Grant Mortgage Joynture, Dower or Sale w'soever, And ye Same to ye Sd John ffry his Heires & Assignes fforever to Warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye first Day of December in the yeare of our Lord one thousand Six hundred ninety ffour

Signed Sealed & dd in prence of us Nathaneill Coles: John Newman

The marke X of Dennes Wright O

The marke of Peter (P) Wright

Day & date abovewritten Dennes Wright came before me one of their Maties Justices of ye peace for Queens County & acknowledged this to be his reall & Voluntary act & Deed

Nathaneill Coles

(p. 220)—Memorandum that George Townsend ye Son of George Townsend Deceased was born In Oysterbay October ye 18th Day Annoq Domini 1687

Memorandum that Roseannah Coles Eldest Daughter of Nathaniel Coles Jur of Oysterbay Late deceased was Borne In oysterbay ye 2th Day of october Annoq Domini 1691

of Oysterbay aforesd All yt of a Certaine piece or #pcell of Boggey Meadow Lying & being at ye Head of Bever Swamp Meadow wch Sd Boggey Meadow was fformerly Given & Granted by ye ffreeholdrs of Oysterbay aforesd to Joseph EastLand as may be Seen in ye records of Oysterbay in Lib: A page 232, And afterward Surveyed & Laid out by ye Town Surveyrs and recorded in ye Same Booke page 180: where ye Bounds & Limitts of Sd Boggey Meadow with ye grant thereof may be Described, And afterward ye Sd Boggey Meadow was Conveyed by Sd EastLand to John Davis as by a Deed und ye hand & Seal of Sd EastLand Bearing Date ye 4th Day of July 1684: doth & will appear, And afterward ye Sd Boggey Meadow was Conveyed unto me ye Sd Samson by Sd Davis by an Assignm^t und^r his hand & Seal written on ye Backside of Sd Eastlands Deed bearing Date ye 26th Day of December (1)692: Together wthall my right title & Interest Claime & Demand wtsoever weh I ye Sd Samson now-(). 218)—Samson now have or web any or either of my Heires, Executre or Assignes may hereafter have of to or in ye Sd Boggey Meadow wthall Afits, Comoditys, fences, waters Runs, Swamps, & Lakes wthin ye Bounds of Sd Granted Meadow or wtsoever els to ye Same is in any wise Apptaining TO HAVE & TO HOLD unto him ye Sd David Underhill his Heires & Assignes all & Singular ye Sd Granted Meadow and prmises to ye only ## use & behoofe of him ye Sd David his Heires & Assignes fforever, And ye Sd Samson hath put ye Sd David into a Lawfull & peaceable possession of Sd Granted Meadow by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Samson Doth for himself Heires Executre & Assignes further Covent & agree to & wth ye Sd David yt it Shall & May be Lawfull for him ye Sd David his Heires & Assignes, quietly & peaceably to have, hold, Occupy possess & enjoy ye Sd Granted Meadow & prmises forever without ye Lawfull Lett, hindrance or Interuption of him ye Sd Samson his Heires & Assignes or any other #son or #sons Lawfully Claiming for, by or und him or any or either of them Notwthstanding any former, Grant, Mortgage or Sale w'soever AND ye Sd Samson Doth hereby bind himself & his Heires to Warrant & Defend ye Sd Granted Meadow & prmises to ye Sd David his Heires & Assignes forever According as before is expressed IN WITNES whereof I have hereunto Set my Hand & Seal ye eleventh Day of October in ye year of our Lord 1694:

Signed Sealed & dd in prence of us John Newman: Anthony Wright John boude

Samson Hawxhurst O

Samson Hawxhurst came before me one of their Matter Justices of ye peace for queens County & Acknowledged this to be his Voluntary & real Act & Deed (No signature)

TO ALL CHRISTIAN PEOPLE to whom this present writing Shall Come or in any wise Apptaine: Be it known yt I John Townsend ye Son of Henry Townsend Sen Oysterbay in queens County on Long Island Alias Nassau in ye Collony of New Yorke for & in ye Consid acon yt David Underhill of Oysterbay aforesd hath Granted & Confirm'd unto Samson Hawxhurst of Cedarswamp in ye Bounds of Oysterbay aforesd my Son in Law, a Certaine tract or piece of Land at Cedar Swamp by a Deed undr his hand & Seal bearing Date wth these prsents, And for other good Causes & Consideracons me ye Sd John especially Moving HAVE GIVEN GRANTED, Alienated, Infeoffed, Assigned, Sold & Confirmd & by these preents I ye Sd John do Give, Grant, Alienate Infeoffe Assigne Sell & Confirme unto David Underhill aforesd all that of ye one half of a right of Comonage in ye Old purchase of Oysterbay aforesd wth ye priviledge to take up Land in Sd Comons on ye Second or any future Division of Sd Comons & Proportionable to Sd half right as other ffreehold of Oysterbay Old purchase may doe, web Sd Half right of Comonage was fformerly John Rogers, Afterward James Blevins but now in ye possession of me ye Sd John Townsend Together wthall my right title & Interest Claime & demand wisoever weh I ye Sd John Townsend Now have or weh any or either of my Heires Executrs or Assignes may hereafter have of to or in ye Sd halfe right of Comonage withall Phits, Comoditys Customes prviledges Grasing timber, firewood to ye Sd Half right belonging according to ye Custome of Oysterbay or wt els to the Same in any wise is Ap-Ptaining TO HAVE & TO HOLD unto him the Sd David Underhill his Heires & Assignes all & Singular ye Sd Granted half right of Comonage & prmises to ye only 神神 use & behoofe of him ye Sd David Underhill his Heires & Assignes fforever, And ye Sd John hath put ye Sd David into a Lawfull & peacable possession of Sd Granted Comonage & prmises by ye Dilivery of Turfe & Twigg and by ye Dilivery of these preents, And ye Sd John Townsend doth for himself his Heires, Execut^{re} & Assignes ffurther Covent & agree to & wth ye Sd David that it Shall & may be Lawfull for him ye Sd David his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy ye Sd Granted half right & prmises forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd John Townsend his Heires or Assignes or any other \$\positions or \$\positions sons Lawfully Claiming for, by or und him or any or either of them Notwithstanding any former Gift. Grant, Mortgage or Sale wtsoever And ye Sd John Townsend doth hereby bind himself & his Heires to warrant & defend ye Sd Granted prmises to ye Sd David his Heires & Assignes forever according as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal ye Eleventh Day of October in ye year of our Lord one thousand Six hundred Ninety ffour

Signed Sealed & dd in p^rsence of us John Newman: Anthony Wright John Boude John Townsend O

John Townsend Came before me one of their Maties Justices of ye peace for queens County & acknowledged this to be his real & voluntary Act & Deed (No signature) ccclvii

(p. 219)—Novemb^r 29: 1690 Received then of John ffry of Spring ffield in ye Bounds of Oysterbay on Long Island in ye Colony of New Yorke the Sume of fforty-five Shillings of Currant Silver money of this Colony, which money is in ffull account & Satisfaction for my \$\pi\$t of a piece of plaine Land wch (as is reputed) my Grand father Peter Wright deceased bought of Richard Willitts deceased whereby I Peter Wright of Oysterbay aforesd do by these presents revoke Yield up & Assigne all ye Right, Title & Interest wch I ye Sd Peter now have or wch any or either of my Heires, Executra Administratra or Assignes may hereaft have to ye Sd plaine Land, to him ye Sd John ffry his Heires & Assignes fforever as Witnes my hand ye day and yeare abovesd

Testis John Newman Job Wright The marke (P) of Peter Wright

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or in any wise Ap#taine Be it known yt I Dennes Wright of Cedarswamp in ye Bounds of Oysterbay in Queens County on Long Island alias Nassaw in ye Collony of New Yorke ffor & in ye Considiation of the Sume of Twenty pounds Currant Money & in pay Equivolent thereunto in hand pd and by my ffather Adam Wright fformerly received of John ffry of Springfield in ye Bounds of Oysterbay aforesd to my use & behoofe for web Sd Twenty pounds my Sd father hath Confirm'd unto me a Tract of Land at Cedar Swamp aforesd of fourty Acres by a Deed und his hand & Seal bearing Date ye 30th Day of January: 1689: Whereby I hold my Self ffully Satisfied & Contented, and for other good Causes & Considracons me ye Sd Dennes especially Moving HAVE GIVEN, GRANTED Alienated, Infeoffed, Assigned, Sold & Confirm'd And by these preents I ye Sd Dennes do Give, Grant, Alienate Infeoffe, Assigne, Sell & Confirme unto John ffry aforesd all that of a Certaine Tract or #cell of Woodland lying & being neere ye plaines in ye Bounds of Oysterbay aforesd, web Land was formerly Given & Confirm'd to ye Sd Dennes by his Grand father George Dennes, and by his ffather ye Sd Adam as may be Seen in ye records of Oysterbay in Lib: A page 140: & 141: wth an addition Of Twelve Acres of Land added Joyning to it Containes in ye whole Sixty four Acres of Upland as ye records Sheweth in Sd Booke page 91: where ye Bounds thereof is plainly described that is to Say the

South end thereof Joyning neer to Robert Williams Line & So ranging to ye Southwest Corner to a Chesnutt tree, to ye Northwest Corner to a Chesnutt Tree, to ye North east Corner to a Chesnut tree, and to ye Southeast Corner to a Black Oake, Lying between two old paths ye one of them going to ye South of ye plaines, Alwaies excepting & reserving twelve acres of Sd Tract of Land web ye Sd Adam Wright hath formerly Sold to William Buckler, Together wthall my right title & Interest, Claime & Demand wtsoever weh I ye Sd Dennes Now have or weh any or either of my Heires, Executre or Assignes May hereafter have of. to or in ye Sd Tract of Land, whall shits, Comoditys, Timber, Trees Swamps, waterings & ponds to ye Same belonging wth wt els to ye Same is in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd John ffry his Heires & Assignes, all & Singular ye Sd Granted Land & prmises (except before excepted) to ye only www use & behoofe of him ye Sd John ffry his Heires & Assignes fforever, And ye Sd Dennes hath put ye Sd John into a Lawfull possession of Sd Granted Land by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents, And ye Sd Dennes doth for himself his Heires, Executra & Administratra further Covent & agree to & wth ye Sd John ffry that it Shall & may be Lawfull for him ye Sd John his Heires & Assignes quietly & peaceably to have, hold, possess & enjoy all & Singular ye Sd Granted Land & prmises forever, (except before excepted) wthout ye Lawfull Lett or Molestation of him ye Sd Dennes His Heires or Assignes or any other \$\pi\son or \$\pi\sons Lawfully Claiming for by or undr him or any or either of them Notwthstanding any former or other, Grant Mortgage Joynture, Dower or Sale w'soever, And ye Same to ye Sd John ffry his Heires & Assignes fforever to Warrant & Defend according as before is expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye first Day of December in the yeare of our Lord one thousand Six hundred ninety flour

Signed Sealed & dd in prence of us Nathaneill Coles: John Newman

The marke X of Dennes Wright O

The marke of Peter (P) Wright

Day & date abovewritten Dennes Wright came before me one of their Maties Justices of ye peace for Queens County & acknowledged this to be his reall & Voluntary act & Deed

Nathaneill Coles

(p. 220)—Memorandum that George Townsend ye Son of George Townsend Deceased was born In Oysterbay October ye 18th Day Annoq Domini 1687

Memorandum that Roseannah Coles Eldest Daughter of Nathaniel Coles Jur of Oysterbay Late deceased was Borne In oysterbay ye 2th Day of october Annoq Domini 1691

Memora (n) dum that George Townsend and Roseannah Coles Was Joyned Togather in Holy Matrimony ye 18th day of March Annoq Domini 1710/11

Item Roseannah Townsend Daughter of the above Said George & Roseannah Was born In oysterbay ye 14th Day of March Annoq Domini 1711/12

Item William Townsend Son of ye above Said George Townsend & Roseannah Townsend was Born In Oysterbay ye 13th day of ffebruary Annoq Domini 1715/16

George Townsend Son of ye above Named George & Roseannah Townsend was Borne In Oysterbay ye 13th day of November Annoq Domini 1720

Memorundum That Samuel Underhill ye Son of John Vnderhill of Matinacock & Hannah Willits ye Daughter of Thomas Willits of Jerecho Was joyned To Gether in marrage To Each other The Last of ffebruary In ye Yeere of our Lord Christ one thousand Seven hundred Coming in (i. e. 1700 Old Style)

(p. 221)—This Instrumt of writing witnesseth unto all Christian People to whom it may come or any wayes Concerne Know yee that whereas wee und written Suscaneman Alias Runasuck, Samous & Quarapin all three Indeans being Impowred by ye rest of ye Indeans and Chief Pprietors of all ye Lands Called by ye English Matenacock Scituate Lying & being wthin ye pattent & Township of Oysterbay wthin Queens County upon Long Island; By virtue whereof and for ye ffull (sum) of four pounds Currant Merchants pay to to us paid before ye Signing & Sealing hereof have Bargained Sold & by prsent possession dilivered unto John dewsbury of Oysterbay his Heires & Sucksesors all yt Tract of Land upon Matenacock to ye South of ye path from Oysterbay to Muskeeto-Cove; The first Bounds whereof beginneth & Rangeth from ye piping Rock or high way Southwardly by ye new Cartway to ye Bever Swamp Hollow; ffrom thence Northerly by ye Sd Hollow or Streme, (Leaving out Six rod for a Highway next to ye Streme) to Henry Townsend Senra Lands, from thence by ye Sd Henry Townsends Lands to a High way from Oysterbay to Muskeeto Cove, And from thence by ye Sd way to ye first Bound' Including wthin ye Sd Bounds ffifty Acres of Woodland more or Less wee do own to have Sold & by these preents Signe & Confirme unto John Dewsbury his Heires Executra Administratra or Assignes To Have & to hold, Occupy possess & enjoy as his or their own ## right, Title & Interest forever, all that Tract of Land above mentioned, as witnes our hands & Seals in Oysterbay This 26th day of March 1685

Signed Sealed & dd in p^rsence of us
Tho: Townsend
Henry Townsend Jun^r
Quarapin his Seal O
Suscaneman his Seal O
Samous his Seal O

Know all men by these presents yt I John Dewsbury wthin mentioned do Assigne & makeover all my right, Title & Interest, Claime & demand whatsoever of ye wthin Mentioned Land & prmises unto Henry Townsend Senr of Oysterbay unto him his Heires, Executra Administratra & Assignes forever for him or them to Occupy, possess & enjoy, as fully & Amply as ever it was made to me or mine in ye wthin Mentioned deed by ye Indean prietra this Sd within menconed land being Adjoyning unto a peice of Land being Reserved by ye Sd Henry Townsend Senr in ye Assignment of his Bill of of Sale to me for ye use of himself his Heires & Assignes; In witnes whereof I have Set my hand & Seal this 4th of 8ber 1688:

Signed Sealed & dd in p^rsence of us John Dewsbury O
Caleb Wright James X Hadlock

Be it known by these preents that I Henry Townsend ye Above named in this above written Assignem^t for & in ye Consideration of ye Sume of flourteen pounds Silver money Currant in this Collony in hand received & pd by Josias Smith of Dartmouth in New England before ye Sealing & dilivery hereof whereof I do Acquitt ye Sd Josias his Heires, Executra Administratra & Assignes forever And for other Consideracons me ye Sd Henry especially Moving; Have Assigned made over & Confirm'd & by these prsents do Assigne make over & Confirme unto Josias Smith aforesd this Above written Assignement together wth the Deed wthin written wthall ye Land therein Mentioned wth ye Appurtences thereof as surely & firmly as ye wthin written Indeans have made it to ye wthin written John Dewsbury & he made it to me Together wth a piece of Land Joyning to ye wthin Mentioned Land weh I ye Sd Henry reserved to my Self from a #cell of Land I reserved I assigned to John Dewsbury und my hand & Seal bearing date ye 4th of October 1688: And Stands Recorded in Oysterbay in ye Book B: page ye 210: where ye Bounds thereof is plainly Set out; To Have & to hold to him ye Sd Josias his Heires & Assignes forever; And I ye Sd Henry do bind my Self my Heires, Executre & Assignes, that it Shall & may be Lawfull for him ye Sd Iosias his Heires & Assignes to have, hold, Occupy, possess & enjoy all & Singular ye prmises forever wthout trouble or Molestation from me ye Sd Henry my Heires Execut^{re} or Assignes or any from, by or und us or any or either of us; In Witnes whereof I have hereunto Set my hand & Seal the 26th Day of July in the year of our Lord 1691:

Signed Sealed & dd in prence of Henry Townsend O
These two Assignements in this page are written on ye Backside of ye Deed Entred at ye upper end of this page

Joseph Dickinson

John Newman

(p. 222)—Penn Townsend Son of Justice John Townsend & Rose Townsend was Borne In oysterbay ye 11th day of November Annoq domini 1706

Rose Townsend ye Daughter of ye abovesd John & Rose Townsend was Borne In oysterbay the 12th day of November Annoq domini 1708

Penn Townsend and his Wife Esther Townsend Ware Married ye 15th Day of January 1739

there Eldest Daughter Rossee Townsend Departed this Life the 4th Day of August 1751 She Dyed In her 10th year

frelove Townsend the Daughter of Penn & Ester Townsend Departed this Life (blank)

Penn Townsend Son of Penn and Esther Townsend was Borne ye 7th Day of Aprill 1748 and he Departed this Life ye 4th Day of September 1752

Judith Townsend the Daughter of Penn & Rose Townsend was Born the 8th Day of June 1752

Esther Townsend the Daughter of Penn & Esther Townsend was Borne ye 8th of September 1753

Esther Townsend the wife of Penn Townsend Was Born ye 11th Day of March 1719/20

Deborah Townsend ye Daughter of Penn and Esther Townsend was Born ye 6th Day of January 1756

Be it known to all people to whom this may apeare before, that whereas I und written have this day, being ye 7th of July 1691: Receaved a Deed of Sale of & from my Cusens John Townsend, Richard Townsend, Thomas Willitts & John Williams of their right of Lands in Coweset whin ye Township of Warwick whin ye Collony of Rhode Island & Widence plantations in New England, do Ingage yt if ye Sd right of Lands So Sold to me, or any of it, Shall for ye future come in Question, or any sons in possession thereof disposest by any Lawfull Claime, that then I do hereby obliege my Self my Heires, Execut Administrat, to beare my equall sportion in wt Charges or expences yt may any wise arise thereby in defence of ye Sd Title, as witnes my hand & Seal ye Day & yeare first above written

Signed Sealed & dd in prence of us:

Tho Townsend O
Hope William Job Wright

(p. 223)—TO ALL CHRISTIAN PEOPLE to whome this preent writing Shall come or in any wise Appraine Be it known yt I Job Wright of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Consideracon of ye Sume of four pounds of Currant Silver money Currant in this Collony in hand paid & by me ye Sd Job received of Thomas Willitts & Rich: Willitts both of Lusum in ye Bounds of Oysterbay aforesd in full payment and Satisfaction, And for other Good Causes & Consideracons me ye Sd Job especially Moving HAVE GIVEN, GRANT-ED, Alienated, Made over Infeoffed Sold & Confirmed & by these

prsents I ye Sd Job do Give, Grant, Makeover Infeoffe Sell & Confirme unto Thomas Willitts & Richard before named one third \$\psi\$t of a Lott or Share of Meadow Lying & being on Lattens Neck So called at ye South of Oysterbay aforesd of Numbr 11 & of ye third Division wch Sd Lott was formerly in ye Tenure & occupation of peter Wright Deceased Together wthall my right, Title & Interest, Claime & Demand wtsoever wch I ye Sd Job now have or weh any or eithers of my Heires Executrs or Assignes may hereafter have of to or in ye third \$\psi\$t of ye forementioned Share of Meadow wthall Issues, Phits, Customes & priviledges from thence arising or Growing or in any wise Appertaining TO HAVE & TO HOLD unto them ye Sd Thomas Willitts & Richard Willitt their Heires & Assignes the one third to f ye forementioned Share of Meadow to ye only ## use & behoof of them ye Sd Thomas & Richard Willitts their Heires & Assignes forever And ye Sd Job hath put ye Sd Thomas & Richard Willitts into a Lawfull & peaceable possession of ye prmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these preents And the Sd Job Doth for himself his Heires Executre & Assignes further Covenant & agree to & wth ye Sd Thomas Willitts & Richard Willitts that it Shall & may be Lawfull for them the Sd Thomas and Richard quietly & peaceably to have, hold, Occupy, possess & enjoy ye third \$\psi\$t of ye Sd Share of Meadow them their Heires & Assignes forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Job his Heires Execut¹⁸ or Assignes or any other \$\P\$son or \$\P\$sons Lawfully claiming for by or und him or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wisoever, And ye Sd Job doth hereby bind himself & his Heires to warrant & Defend ye Sd Meadow to ye Sd Thomas & Richard their Heires & Assignes according as is before expressed IN WITNES whereof I have hereunto Sett my hand & Seal ye Second Day of March in ye year of our Lord one thousand Six Hundred ninety one

Signed Sealed & dd in prence of us John Newman James Townsend Derick Albertson Job Wright O

(p. 224 blank; p. 225)—To all to whom these preents Shall Come Know yee yt I Hope Washbourn of Stratford in ye Collony of Conecticott in New England for divers Good Causes & Considerations me thereunto Moving, do Give, Grant, Alienate & Confirme; And by these preents do ffully freely & Absolutely Give, Grant, Alienate, Confirme & make over unto my Loving Cosin Hope Williams of Lusum on Long Island in ye Bounds of Oysterbay in Queens County in ye Prince of New Yorke, All my Right, Title and Interest in & to any Lands Lying & being Scituate in ye Bounds of Oysterbay in Queens County aforesd; I Say all my Right, Title & Interest yt I have or in any respect can preend to

have in & to any Land or Lands in ye aforesd Bounds of Oysterbay on Long Island aforesd for him ye aforesd Hope Williams his Heires Executra Administratra & Assignes; To have & hold, use. Occupy, possess & enjoy all ye aforementioned Right, Title & Interest as his & their own Pright, Title & Interest forever IN WITNES whereof & for Confirmation of all wch; I have to these presents put to my hand & Seal in Stratford this Sixth day of October in ye Year of our Lord God one Thousand Six hundred ninety one

Signed Sealed & Dilivid

Hope (H) Washborn marke

in prence of us Joseph Curtiss

The marke X of Richard Lounsberry

Hope Washborne #sonally appeared before my ye date above written & acknowledged ye above written Instrumt to be his own ffree Act & Deed Joseph Curtiss Commission^r

Oysterbay August ye 30th 1694: This Day Samuel Oliver & Joseph Badcock Came before me & Attested yt Hope Williams the Day & date above written made a Tendor & offer to his Brother John Williams to Sell him ye Sd John his ye Sd Hopes part or proportion of ye Orchard weh he now possesseth fformerly called his Mothers for Eighty pounds in money weh he ye Sd John Williams refused & Sd he would not Give it

Attested before me one of their Ma^{ties} Justices ffor Queens County Nathaneill Coles

Be it known unto all men by these presents yt I John Dole of philadelphia in pensilvania do hold my Self ffirmly Bound unto Hope William of Jerico in ye Bounds of Oysterbay in queens County on Long Island alias Nassau in ye Collony of New Yorke my wives Naturall Brother in ye ffull and whole Sume of Eighty one pounds of Currant money of New Yorke to be pd to ye Sd Hope Williams or to his Certaine & Lawfull attorney his Executra Administratra or Assignes, To web paymt well & truly to be made & done I the Sd John do bind my Self my Heires, Executra & Administratra ffirmly by these presents In Witnes whereof I have hereunto Sett my hand & Seal ye Thirtyth Day of August in ye year of our Lord one thousand Six Hundred Ninety ffour

Whereas ye Abovenamed Hope Williams hath by a Deed und' his Hand & Seal Bearing Date ye Same wth these presents, Given & Granted unto John Dole ye Sonne of ye above bounden John Dole a Certaine piece of Land & Orchyard Lying & being in Jerico aforesd as at Large may be Seen in ye Sd Deed, The Condicon therefore of this Obligation is Such yt if ye above bounden John Dole his Heires Executra or Assignes or any or either of them do or Shall at any time hereafter upon ye Instance, request

or Demand of ye Sd Hope Williams Diliver & Yield up ye Said forementioned Deed of ye Sd Orchard unto ye Sd Hope or his ord^r Imediately upon ye Sd demand wthout ffraud or any further Delay, He ye Sd Hope redeeming Back ye Mare & Colt ye Sd Hope received of Sd John Dole upon ye Sealing & Dilivery of Sd Deed, All other Sume & Sumes of Money & Bills [of] Debt mentioned in Sd Deed being already returned by Sd Hope, And ye Sd Deed to be returned ffree wthout any thing Demanded therefore, only ye Mare & Colt aforesd or the value thereof any thing in ye Sd Deed to ye Contrary Notwithstanding Then this obligation Shall be void & of none effect or els to Stand in full fforce & virtue

Signed Sealed & Dd in prence of us John Dole O John Newman: Ephraim Carpenter Juner Joseph Badcock

Day & Date abovewritten ye abovesd John Dole Came before me one of their Maties Justices of ye peace for queens County & acknowledged this to be their reall act & Deed,

Nathaneill Coles

(p. 226)—Be it known by these presents yt I James Townsend the wthin named in this within written Deed, Have Assigned, Madeover & Confirmed and by these presents do Assigne, Makeover & Confirme unto Thomas Willitts of Jerico in ye Bounds of Oysterbay within Written, This within written Deed that is to Say ye moity or half ye Land Mentioned in Sd Deed wthall ye Ap#tences thereto belonging, And I ye Sd James Townsend do by these preents make ye Said Thomas Willitts a Joynt purchaser wth me of ye within granted Land called Duck Cove, And to be my Associate to Carry on (wth me) all worke & other Concerne requisite thereon, and to have ye halfe of ye #fits & Issues there (from) arising or Growing wthall my right, Title & Interest, Claime & Demand wtsoever wth I ye Sd James now have to ye one halfe of Sd wthin mentioned Land or wth my Heires, Executro or Assignes may hereaftr have thereunto To have & to hold unto him ye Sd Thomas Willitts his Heires & Assignes the Sd Moity of Sd within Written Land to ye only ## use & behoofe of him ye said Thomas Willitts his Heires & Assignes forever, as ffirmly, ffully & Amply for him ye Sd Thomas his Heires & Assignes quietly to enjoy, hold & possess as if his name had been Mentioned with mine in this wthin written Deed, And further I ye Sd James do declare yt Sd Thomas hath fully Satisfied me therefore to my Content IN WITNES whereof I have hereunto Set my hand & Seal ye Third Day of ffebruary Anno Dni. 1695 Signed Sealed & dd in prence of us James Townsend O John Newman

John Townsend Anthony Wright

This Assignm^t is written on ye Backside of a Deed from ye Indians to James Townsend for Duck Cove Land bearing Date ye Seventh of March: 1693: w^{ch} Deed is entred in ye 308th page of this Book

(p. 227)—TO ALL CHRISTIAN people to whom this preent writing Shall come or in any wise Ap#taine; Be it known yt I Daniel Harcott of Quail Potham in East New Jersey in ye County of Monmouth for & in ye Considacon of ye Sume of Thirty five Pounds Silver money Currant & passable in this Collony of New Yorke in hand pd received by me the Sd Daniel in full payment & Satisfaction & for other good Causes & Consideracons me ye Sd Daniel especially Mooving, HAVE GIVEN Granted, Alienated, Infeoffed, Assigned, Made over, Sold & Confirm'd and by these presents I ye Sd Daniel do Give, Grant, Alienate, Infeoffe, Assigne make over Sell & Confirme unto Robert Cooper of Oysterbay in Queens County on Long Island in ye Collony of New Yorke, All that of ye Accomodation of ye Sd Daniel in Oysterbay aforesd, which was Given him ye Sd Daniel by his ffather Richard Harcott, as by a Deed und ye hand & Seal of ye Said Richard bearing Date ye 14th day of January 1679, web Deed Stands recorded in the Land Evidences of Oysterbay in page ye 100: of ye Book A: (Excepting & reserving ye Meadow at ye South wealth we is Already Sold) That is to Say a yard & Orchard in weh a House formerly Stood, as it Stands within ye fence now about it at ye Day of ye Date hereof, and also one whole purchasers right in the Comons of Oysterbay Comonly called a right of Comonage, web Yard, Orchard & Comonage was formerly bought of Jonas Holsteed by ye said Richard Harcott; And ffive Acres & halfe of Wood Land Lying on ye East Side of ye Cove Swamp as it appeares was Laid out to ye Sd Richard in ye 35 page of ye Booke A: Also a Share of Meadow Lying on ye East Side of ye Cove Neck Crick in Quantytie as it was ffenced in by ye Sd Daniel web Meadow was fformerly Sold to ye Sd Richard by Thomas Townsend as ye Records Shews in the Book A page 99: and also two Acres & halfe of Land win ffence on the west Side of ye Cove. And halfe of a Lott of Twenty Acres of Woodland Lying on ye west Side of the Hollow web comes down to ye west side ffresh pond as ye records shews it was Laid out to ye Sd Richard Harcott in ye Booke A page ye 51: And also a piece of Land whereon ye Sd Daniels House now Standes wth ye Garden thereto belonging as it now Stands wthin ffence, Lying on ye Northside of ye Street agt Aaron fformans, And also a \$\picell of plaine Land called Addition Containing eleven Acres, Bounded by John Dickinsons plaine Land west & by South, And by a Small Lott of Matthias Harvies East Northeast Lying and being on Williams plaine So called, Together wth ye Dwelling house of ye Sd Daniel Standing on ye piece of Land before mentioned whall that thereto whyly

belongs or ap@taines; And also Ten Acres of Land not taken up, wth a \$\text{P}t of ye Cove Swamp wth was Given & Granted to ye Sd Daniel by ye ffreehold¹⁸ March ye 27: 1683: and entred on Record in ye Book A: page 199: with all other rights or priviledges we' he ye Sd Daniel now hath in Oysterbay aforesd Together wthall ffruit Trees now Standing or Growing wth ffences & fencing Stuff or w'soever els is in & upon ye p'mises of right thereto belonging; Together wthall my right, Title & Interest, Claime & demand wtsoever weh I ye Sd Daniel now have or weh any or either of my Heires, Execut¹⁸ Administrat¹⁸ or Assignes may hereaft⁷ have of, to or in ye prmises or any \$\psi\$t or \$\psicole\text{cell}\$ thereof wthall Issues & Phits from thence arising or Growing or in any wise Apptaining TO HAVE & TO HOLD unto him ye Said Robt Cooper his Heires & Assignes all & Singular ye prmises wth ye Apprences thereof to ye only 钟钟 use and behoof of him ye Sd Robert Coo秒 his Heires & Assignes forever And ye Sd Daniel hath put ye Sd Robert into a Lawfull & peaceable possession of all & Singular ye prmises by ye dilivery of Turfe & Twigg, and by ye dilivery of these preents; And ye Sd Daniel doth for himself his Heires, Executrs & Administratrs further Covenant and agree to & wth ye Sd Robt Cooper yt it Shall & may be Lawfull for him ye Sd Robert his Heires & Assignes Quietly & peaceably to have hold Occupy, possess & enjoy all & Singular ye prmises wth ye Ap#tences thereof forever, without ye Lawfull Lett hindrance or Interuption of him ye Sd Daniel his Heires, Execut^{ra} Administrat^{ra} or Assignes, or any other or any \$\polength{a}\$son or \$\polength{a}\$sons Lawfully Claiming for by or und him or any or either of them notwithstanding any former Gifts Grants Bargaines or Sales whatsoever, And ye Sd Daniel his Heires, Execut^{re} & Administrat^{re} to maintain & defend all & Singular ye p^rmises forever to ye Sd Robert Cooper his Heires and Assignes accordingly as before is expressed IN WITNES whereof I have hereunto Set my hand & Seal ye ffifth day of Aprill in ye yeare of our—(p. 228)—our Lord one thousand Six hundred & Ninety

Signed Sealed & dd

Daniel harkcut O

In prence of John Newman: George Townsend

TO ALL CHRISTIAN PEOPLE to whom this prent writing Shall come or in any wise Apptaine; Be it known that I William ffrost of Matenacock in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New Yorke for & in ye Consideracon of ye Sume of ffive pounds & ffive Shillings of Currant Silver money of this Collony in hand pd to my full Satisfaction, And for other good causes & Consideracons me ye Sd William especially Moving HAVE GIVEN, GRANTED, Alienated, Enfeoffed, Bargained Sold & Confirm'd And by these prents I ye Sd William do Give, Grant, Alienate, enfeoffe, Bargaine, Sell

& Confirme unto Robert Cooper of Oysterbay aforesd a Certaine Home Lott of Land Lying & being at ye East end of ye Town of Oysterbay aforesd, and bounded by Richard Harcotts Home Lott on the west Side, By ye highway Leading to Huntington on ye North end, and on ye East Side & South end by the Comon Wood lands, Containing in Quantity Six Acres or thereabouts, be it more or Less, web Sd Lott was fformerly Matthias Harvies as by a Deed undr his hand & Seal wch Stands Recorded in Oysterbay aforesd in ye Book A: page ye 45: Together wthall my right, Title & Interest Claime & Demand wtsoever weh I the Sd William now have or wch any or either of my Heires, Executrs or Assignes may hereaft have of to or in ye Sd Lott of Land or any art or #Icel thereof wthall #Ifits Issues & Comodities from thence arising or Growing TO HAVE & TO HOLD unto him ye Sd Robert Cooper his Heires & Assignes ye aforementioned Lott of Land and prmises to ye only ## use and behoofe of him ye Sd Robert Cooper his Heires & Assignes forever And ye Sd William hath put ye Sd Robert into a Lawfull & peaceable possession of ye Sd Lott by ye Dilivery of Turfe & Twigg and by ye Dilivery of these prsents And ye Sd William doth for himself his Heires, Executra Administratra & Assigns further Covenant & agree to & wth ye Sd Robert Cooper that it Shall & may be Lawfull for him ye Sd Robert, his Heires & Assignes quietly & peaceably to have, hold, Occupy, possess & enjoy ye Sd Lott of Land & every #t & #Pcel thereof fforever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd William his Heires Executrs or Assignes or any other #son or #sons Lawfully claiming for, by or und him or any or either of them Notwthstanding any former Gifts, Grants, Bargains or Sales wisoever; And the Sd William Doth hereby Bind himself & his Heires to warrant & Defend ye Sd Lott of Land to ye Sd Robert Cooper his Heires & Assignes according to ye Covenants abovewritten IN WITNES whereof I ye Sd William have hereunto Sett my hand & Seal ye Sixteenth Day of ffebruary in ye year of our Lord one thousand Six hundred ninety one Signed Sealed & dd in prence of William ffrost O John Newman: Nathaniel Coles Junor

THIS INSTRUMENT of Writing made ye Twenty nineth Day of ye twelfth month called ffebruary Anno Domini one thousand Six hundred ninety & two, betwixt Mary Coopper Relixt & Widdow of Simon Cooper Late Deceased of ye Town of Oysterbay in Queens County on Long Island in ye Collony of New Yorke of ye one part Witnesseth that for a valuable Considiacon in hand Recd by me ye Sd Mary Cooper the Receit whearof I the Sd Mary Cooper doth hereby Acknowledge, And thereof & every \$\partial \text{thereof doth aquitt, Release & Discharge her Sd Son Robert Cooper his Heires, Executing Administrating forever, By these presents Shee ye Sd Mary Coopper, by & wth ye Consent of

her Son Simon Coopper, Together wth ye Approbation of the Overseers of ye Overseers of her Late husbands Will, (vizt) John Bowne John Underhill, William Richardson and Richard Willitts HAVE GIVEN, GRANTED, Bargained, Sold, Alienated, Enfeoffed & Confirm'd, And by these presents doth Absolutely, Give, Grant, Bargaine, Sell Alienate, Enfeoffe & Confirme unto her Sd Son Robert Coopper his Heires & Assignes forever; All her Right, Title, Interest ##ty, Claime & Demand whatsoever of & in one half of ye four hundred Acres of Land upon Cove Neck Lying neer ye Town of Oysterbay unto her ye Sd Mary Coopper belonging wth half her right in ye Cove Swamp wthall ye Wood Lands, Trees, und Woods, pastures Meadows Marches &c: Together wth half her Meadow at South being all now in her Actual possession; Together wthall ye prviledges, Pfits Comodities Hereditaments & Apptences Whatsoever unto ye aforesd Land, Swamp Land & Meadow belonging And all ye estate Right Title Interest possession, ### Claime & demand whatsoever of her ye Sd Mary Copper of in & to ye Sd Granted Land, Swamp & Meadow or any #t or #cel thereof, TO HAVE & TO HOLD the Sd Land & prmises wth ye Ap#tences unto ye Sd Robert Coopper Son of ye Sd Mary Cooper & Simon her Sd Late Deceased Husband his Heires & Assignes forever To the only ## use and -(p. 229)—Use and behoofe of him ye Sd Robert Coopper his Heires & Assignes forevermore And ye Sd Mary Cooper doth hereby Covenant #mise and Grant, to and with ye Sd Robert Cooper her Sd Son his Heires & Assignes by these preents that Shee ye Sd Mary Coopper hath not Wittingly nor Willingly Comitted any act whatsoever whereby the Sd Granted prmises or any \$\pi\$t thereof is, Shall or may be Charged, Burthened or Incumbred in any Title, Charge, estate or otherways whatsoever, And that Shee ye Sd Mary Cooper will Warrant, Aquitt, & Defend ye Said prmises with the Appurtences to her Sd Son Robert his Heires & Assignes against all persons Claiming by, from or und her or her Heires, or by their Meanes privity Consent or @curemt, And the abovesd prmises of Land, Swamp & Meadow to be equally Divided betwixt ye Sd Robert Cooper & Simon Cooper his Sd Brother, And that two men Chose or Nominated by ye Overseers abovesd or any two of them for ye equal Division of ye Same In Testimony whereof I the Sd Mary Cooper have Sett my hand & Coal the Dan & was abo

& Seal the Day & year aboveso		
Signed Sealed & dd in prence of us	Mary Cooper	0
John Dewsbury Thomas Wood	Simon Cooper	Ó
his	John Bowne	0
James (J) Weekes	John Underhill	0
marke	William Richardson	Ó
	Richard Willitts	0

TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall Come or Appertaine, Be it known yt I John Boud of Oysterbay in Queens County in ye Collony of New Yorke for & in ye Considiation of ye Sume of Twenty Nine pounds and Ten Shillings Currant Money of New Yorke in hand pd and by me ye Said John received of Robert Cooper of Oysterbay aforesd before ye Sealing & Dilivery hereof in full paymt & Satisfaction, And for other good Causes & Considiations me ye Said John especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Assigned, Sold and Confirm'd, And by these preents do Give, Grant, Alienate, Infeoffe, Assigne Sell & Confirme unto Robert Cooper aforesd All that of two Home or House Lotts of Land Lying at the East end of ye town of Oysterbay aforesd, and Joyning Together, one of them being a Lott web Did fformerly belong to Robert fforman Deceased, afterward to his Grandson Alexander fforman, and by the Said Alexander Conveyed unto me the Said John Boude, And is bounded on ye North by Moses fformans Lott, on ye East by ye Cove, on ye South by ye other of Said John Bouds Lotts here Granted and on ye west by ye Street, And also ye other Lott lying on ye South Side of ye before granted Lott and is in Length flourty Rod, and in breadth Twenty rod Containing ffive Acres of Land, And it was fformerly ye right of Joseph Holsteed, Afterward of Gideon Wright Deceased afterward Daniel Blithe to whom it was Laid out & Surveyed by ye Town Surveyrs and bounded as aforesd web ye records of Oysterbay Sheweth in Lib: A: page 259: Afterward it was returned again to ye Sd Gideon, And by Anthony Wright Son of Said Gideon Conveyed unto me ye Said John Boude Together wthall my Right title & Interest Claime & Demand wtSoever weh I ye Said John now have or weh any or either of my Heires, Executing or Assignes may hereaft have of, to or in ye Said Granted two Lotts of Land with all Phitts Comoditys, Houses Gardens, orchards, ffences, ffruit Trees and all other Imunitys & priviledges whatsoever in & upon ye Said Lotts, with what els to ye Same (except Comonage) is belonging or in any wise Appertaining, TO HAVE & TO HOLD unto him ye Said Robert Cooper his Heires and assignes all & Singular ye Said Granted two Lotts of Land & prmises with ye Ap#tences thereof to ye only proper use & behoofe of him ye Said Robert Cooper his Heires & Assignes fforever And ye Said John hath putt ye Said Robert Into Lawfull possession of ye Same by Dilivery of Turfe & Twigg & by these preents: And ye Said John Doth for himself his Heires Execut^{rs} & Asignes further Coven^t to & with ye Said Robert Cooper his Heires & Assignes that he Shall quietly & peaceably have, hold possess & enjoy all & Singular ye Said granted prmises fforever with out ye Lawfull Lett or Molestation of him ye Said John his Heires or Assignes or any other person or persons Lawfully Claiming ffor, by or und him or any or either of them not-

withstanding any fformer Grant, Mortgage Joynture Dower, or other Conveyance whatsoever, And ye Same to ye Said Robert Cooper his Heires & Assignes forever to warrant & Defend against all Just Claimes yt Shall be made thereunto by Meanes of any Mortgage or other title whatsoever by any person or persons whatsoever IN WITNES whereof I have hereunto Sett my hand and Seal ye ffifth Day of May in ye year of our Lord one thousand Six hundred Ninety Seven

Signed Sealed & Dd in preents of us John Newman Nathaneil Coles Senr

Edward White X

John Boude O
The X marke of
Susanna Boude

Day & Date abovewritten John Boude & Susanna his Wife Came before me one of his Ma^{ties} Justices of ye peace for queens County & Acknowledged this to be their reall & Voluntary act & Deed Edward White X

(p. 230 blank; p. 231)—TO ALL CHRISTIAN PEOPLE to whom this preent writing Shall come or in any wise Ap#taine Be it Known yt I William Simkins of Muskeeto Cove in ye Bounds of Oysterbay on Long Island in Queens County in ye #vince of New Yorke for & in ye Considacon of ye Sume of Tenn pounds of Currant Silver money Currant in this Collony, and in Goods Equivolent to Such money in hand received by me ye Sd William, of William ffrost of Matenacock in ye Bounds of Oystrbay aforesd before ye Sealing & dilivery hereof in full paymt & Satisfaction, And for other good causes & Considerations me ye Sd William Simkins especially Moving HAVE GIVEN, GRANTED, Alienated, enfeoffed, Bargained, Sold & confirm'd & by these prsents I ye Sd William Simkins do Give, Grant, Alienate, Infeoffe, Bargaine Sell & Confirm unto William ffrost aforesd, a Certaine Tract or parcel of Land web Did formerly belong to ye right of Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay aforesd, Containing fforty Acres of Wood Land Lying age ye fflatt pond So Called in ye Bounds of Muskeeto Cove aforesd and Joyning to William ffrosts Land web Sd ffourty Acres of Land was Given & Granted to me ye Sd William Simkins by my Unkle Nicholas Simkins as by his Deed und his hand & Seal bearing Date ye thirtyth Day of May in ye year of our Lord one thousand Six hundred eighty Nine And Stands Recorded in Oysterbay in ye Book B: page 178: Together wthall my Right Title and Interest, Claime & Demand wisoever weh I the Sd William Simkins now have or weh any or either of my Heires, Executra or assignes may hereaft have of, to or in the Sd ffourty Acres of Land wthall Phits & Issues from thence arising or Growing or in any wise Appertaining TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires & Assignes the Sd ffourty Acres of Land to ye only ## use & behoof of him the Sd William ffrost his Heires

& Assignes forever; And ye Sd William Simkins hath put ye Sd William ffrost into a Lawfull & peaceable possession of ye Sd fourty Acres of Land by ye Dilivery of these preents; And ye Sd William Simkins doth for himself his Heires Execut¹⁸ & Assignes, Covenant & Agree to & wth ye Sd William ffrost that it Shall & may be Lawfull for him ye Sd William ffrost his Heires and Assignes, quietly & peaceably to have, hold, Occupy, possess & enjoy the Sd ffourty acres of Land wthout ye Lett hindrance or Molestation of him ye Sd William Simkins his Heires, execut^{rs} or Assignes or any other \spaces son or \spaces sons Lawfully claiming for, by or und him or any or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wtsoever, And also ye Sa William Simkins doth hereby bind himself and his Heires to warrant & Defend ye Sd Land to ye Sd William ffrost his Heires and Assignes according as before is expressed, And also against ye above mentioned Nicholas Simkins his Heires & Assignes fforever; IN WITNES whereof I have hereunto Sett my hand & Seal ye twenty Ninth Day of ffebruary in ye year of our Lord one Thousand Six hundred ninety one

Signed Sealed & dd in prence of us
John Newman: Daniel Townsend

William Simkins O

Whereas ye abovewritten Deed maketh mention of a quart * \$\pmathrm{\pmathrm{Q}}\text{t} of the Share of Meadow upon Unkaway Neck wee ye \$\pmathrm{S}\text{d} Caleb Edmond & John Wright have Sold and do Confirme to ye \$\pmathrm{S}\text{d} William ffrost all ye remainding \$\pmathrm{P}\text{t} of our Meadows & Upland upon Unkaway Neck abovesd upon ye Same tenure & Condition abovesd by owning our hands & Seales as before Sett & Subscribed

witnes Tho: Townsend

(No signature)

his Josias X Latten marke

This is written at ye Lower end of a Deed to W^m ffrost w^{ch} Stands Recorded in this Book in page 81:

Whereas this wthin written Deed or Bill of Sale makes mention of a Quarter of a Share of Meadow Sold unto William ffrost by us Caleb Wright, Jno Wright & Edmund Wright, Wee ye Sd three Brethren abovesd do Likewise Sell & Confirme unto ye Sd William ffrost & his Heires forever, All ye rest of our Right & Interest both in Meadow & Upland upon ye Sd Unkaway Neck wth wee or our Heires do or Shall forever Claime as Witnes our hands & Seales ye 26th Day of Decemb 1691:

Signed Sealed & dd in preence of us John Dewsbury

(No signature)

his John X Robins marke

. This is Indorsed on ye Backside of a Deed to W^m frost w^{ch} Stands Recorded in this Book in page 81:

TO ALL CHRISTIAN PEOPLE to whome this present writing Shall come or in any wise apptaine; Be it known that I Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay in Queens County on Long Island in ye Collony of New York for & in ye Consideracon of ye Sume of Six pounds in Silver money Currant in this Collony in hand pd, & by me ye Sd Nicholas recd in full paymt & Satisfaction; And for other good Causes & Consid acons me ye Sd Nicholas especially Moving HAVE GIVEN, GRANTED, Alienated, Infeoffed, Sold & Confirm'd & by these prsents I ye Sd Nicholas do Give, Grant Infeoffe, Sell & Confirme unto William ffrost of Matenacock in ye Bounds of Oysterbay aforesd A Certaine #cell of Land Lying & being in ye Bounds of Muskeeto Cove aforesd Joyning to ye west end of ye Sd William ffrosts ffield and Joyning to ye North Side of Daniel Coles Land -ccxxxii:-(p. 232)-Coles Land Containing in quantity Tenn Acres, And also one whole purchasers Share or right of Upland at West Neck at ye South of Oysterbay aforesd; be (it) being ye eighteenth #9t of ye Sd Neck of Upland according as it was Lately Laid out in two Divisions by ye prietors thereof and divided by Lott and mine ye Sd Nicholas his Lot in ye Lower Division next ye Meadows being ye Sixteenth in Numbr and in ye up Division ye tenth Lott as ye Records of ye Sd Neck plainly Shews, and all ye Comon or undivided Land on ye Sd Neck belonging to ye forementioned Share, And as Concerning ye forementioned Tenn Acres of Land at Muskeeto Cove well ye Sd William ffrost hath now Bought of ye Sd Nicholas is Lying & being at ye fflatt pond So called And is Joyning to ffourty Acres of Land web ye Sd William Lately Bought of William Simkins web was fformerly ye Sd Nicholas Simkins web fourty Acres and this forementioned ten Acres is ye Sd Nicholas his whole ffifty Acre Lott at the place aforesd being 100 rod east & west and eighty rod North & South Together wthall my Right Title & Interest Claime & Demand wtsoever weh I ye Sd Nicholas now have or weh any or either of my Heires, Executrs or Assignes may hereaft have of, to or in ye Sd Share of Upland as as ffully & Largely as ye Indeans on their Deed of Sale have made it to ye purchasers thereof; And also ye forementioned ten Acres of Land wthall Phits & Issues from thence arising or growing or in any wise Ap#taining TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires & Assignes the Sd Share of Upland & ye Sd Tenn Acres of Land to ye only ## use & behoof of him ye Sd William ffrost his Heires & Assigns forever; And ye Sd Nicholas hath put ye Sd William ffrost into a Lawfull & peaceable possession of all & Singular ye p^rmises by ye Dilivery of Turfe & Twigg & by ye Dilivery of these p^rsents; And ye Sd Nicholas Doth for himself his Heires Execut^{re} & Assignes further Cove-

nant & agree to and wth ye Sd William ffrost, that it Shall & may be Lawfull for him ye Sd William his Heires & Assignes, quietly & peaceably to Have, hold, Occupy, possess & enjoy all & Singular ye prmises forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Nicholas his Heires or Assignes or any other \$\pi\son \text{or }\pi\son \text{or }\pi\son \text{or }\text{definition} \text{or } \text{definition} \text{or } \text{definition} \text{or } \text{definition} \text{or } \text{definition} \text{or } \text{or } \text{definition} \text{definition} \text{or } \text{definition} \text{def

Signed Sealed & dd in prence of us

Nicholas Simkins O

John Newman

George Townsend: Daniel Townsend

This Indenture made ye Seventeenth Day of May in ye year 1687 being the Third year of ye Reigne of James ye Second of England &c King between John feekes of Metenicock in ye Bounds of Oysterbay & Collony of New York Husbandman of ye one 29t: And William ffrost of ye Sd Matenacock in ye Township and Collony aforesd on ye other ## Witnesseth that for & in ye Considracon of ye Sume of twenty Shillings Lawfull money of this Collony to him ye Sd John ffekes in hand pd by him ye Sd William ffrost at or before ye Sealing & Dilivery hereof, the receit hereof ye Sd John ffeekes doth hereby acknowledge & thereof & every \$\psi\$t thereof doth aguit release & discharge ye Sd William ffrost his Heires Execut^{ra} Administrat^{ra} by these p^rsents forever; He ye Sd John ffeekes hath GIVEN, GRANTED, Bargained, Sold, Aliened, Enfeoffed & Confirmed, And by these p^rsents doth absolutely Give, Grant, Bargaine, Sell, Alienate, Enfeoffe, & Confirme unto ye Sd William ffrost his Heires & Assignes fforever, all my Right, title Interest, 淨淨ty, Claime & demand wtsoever In & of that Lott or Share of Land Lying & being on Unkaway Neck on ye west Side ye Sd Neck being ye two & twentyth Lott or Share Nathaneel Coles his Lott being on ye one Side, and John Wright his Lott on ye other Side, ye Sd Lott or Share of Land being nine pole broad at each end, and runing its equal Apportion in Length wth ye rest of ye Lotts on ye Sd Neck as may appeare by ye Generall Bill of Sale from ye Indeans to ye Sd John ffeekes & ye rest of ye purchasers; Together wth ye priviledges, Wfits, Comoditys, Hereditamts & Apptences wisoever unto ye Sd Land belonging and all ye estate, Right, title, Interest, possession, ##ty Claime & Demand wtsoever of him ye Sd John ffeekes of, in & to ye Sd Granted Land abovewritten or any #t or #cel thereof, TO HAVE & TO HOLD ye So right of Land & prmises wth ye

Ap#tences unto him ye Sd William ffrost his Heires and Assignes forever, to ye only ## use & behoof of him ye Sd William ffrost his Heires & Assignes forevermore, And ye Sd John ffeekes doth hereby Covenant, mise & Grant to & wth ye Sd William ffrost his Heires & Assignes by these present that he ye Sd John ffeekes hath not wittingly nor willingly Comitted any act wtsoever whereby ye Sd Granted prmises or any #t thereof is Shall or may be charged, burthened or Incumbred in any title, Charge, estate or otherways w'soever & that he will warrant, aguit & defend ye Sd prmises with the Appetences to ye Sd William ffrost his—ccxxxiii -(\$. 233)—ffrost his Heires & Assignes against all \$\postructure{9}\$sons Claiming by from or und him or his Heires or by ther meanes privity consent or @curemt; Also yt he will at all times hereafter during ye Space of Seven yeares next ensuing at ye request & Charges of ye Sd William ffrost his Heires & Assignes make & execute, Also Such reasonable Acts as Shall be Lawfully required for ye Better assuring of ye Sd Granted prmises according to ye Law and Constitution of this Collony and ye true Intent hereof So as ye \$\parallel{1}\$sons to whom Such request Shall be made be not Compellable for ye doing thereof to Travill above twelve english miles from their respective habitations for ye doing thereof, And So as ye Same containe no other warrant nor Covenant then web is before expressed: In witnes whereof the persons above named have Set their hands & Seales ye Day & Date abovewritten Signed Sealed & dd delivered in preence of us John ffeke O John Davis Willi (W) lians (William Lines)

TO ALL CHRISTIAN people to whom this present writing Shall come or in any wise apptaine Be it known that wee Henry Townsend Sen^r of Oysterbay on Long Island in ye Collony of New Yorke, Nicholas Simkins of Muskeeto Cove in ye Bounds of Oysterbay aforesd, And John Davis of Matenacock in ye Bounds of Oysterbay aforesd, for & in the Consideracon of the Sume of Twenty Shillings in Silver money by each of us three in hand received in ffull Satisfaction, And for other good causes & Consideracons us the Sd Henry Nicholas & John especially Moving HAVE GIVEN, Granted, Alienated, Made over & Confirm'd Bargained Sold & Confirm'd; And by these preents wee ye Sd Henry, Nicholas & John do Give, Grant, Alienate, Make over, Bargaine, Sell & Confirme unto William ffrost of Matenacock aforesd, Three Lotts or Shares of Upland Lying & being upon Unkaway Neck on the Southside of this Island comonly known by ye name of ye South of Oysterbay aforesd That is to Say ye Sd Henry Townsend one Lott or Share of ye three aforesd Lotts of Numbr Seven on ye east Side of ye Sd Neck; the Sd Nicholas Simkins one other Lott of ye three aforesd Lotts of Numbr 33 & on ye west Side of ye Sd Neck; And ye Sd John Davis one other Lott of ye aforesd three Lotts of Numb 34: & on ye west

Side of ye Sd Neck as it Stands on ye Records of Oysterbay in Libre B: page 56: Together wthall ye right title & Interest, Claime & demand wtsoever wch wee ye Sd Henry, Nicholas & John now have or wch any or either of our Heires executrs or Assignes may hereafter have of & in the forementioned Lotts of Land, whall Comonage, priviledges, Issues & #fits therefrom arising or growing or in any wise belonging TO HAVE & TO HOLD all & Singular ye prmises wth its Appetences unto him ye Sd William ffrost his Heires & Assignes, and to ye only ## use & behoofe of him ye Sd William his Heires & Assignes forever, And ye Sd Henry, Nicholas, & John each man for himself and for his own Lott as before expressed have put ye Sd William into a Lawfull & peaceable possession of ye p^rmises by Dilivery of these p^rsents, And ye Sd Henry Townsend, Nicholas Simkins, & John Davis doth further Covenant & agree to & wth ye Sd William each man for himself & for his own Lott here mentioned, and each man for his own Heires, execut¹⁸ or Assignes that it Shall & may be Lawfull for him ye Sd William his Heires & Assignes quietly & peaceably to have, hold, occupy possess & enjoy all & Singular the prmises wth its Apptenanaces forever, wthout ye Lawfull Lett hindrance or Molestation of them or any or either of them or any or either of their Heires, execut¹⁸ or Assignes or any other **Pson** or #sons Lawfully Claiming for, by or undr them or any or either of them, Notwithstanding any former Gift, Grant, Bargaine or Sale w'soever, And ye Sd Henry, Nicholas and John each man for his own of ye Sd Lotts and for himself & his Heires & Assignes Shall maintaine ye Sd William his Heires & Assignes in ye Lawfull possession of the prmises forever In witnes whereof we have hereunto Set our hands & Seales ye Sixth Day of May in ye year of our Lord one thousand Six hundred eighty & Seven Signed Sealed & dd in prsence of us Henry Townsend Sen O John Townsend, John Newman: Nicholas Simkins 0 Robert Townsend, Derick Albertson John Davis O his marke

Joseph Carpenter, William (W) lines this is

Samuel (S: C:) Coles his marke

TO ALL CHRISTIAN people to whom this preent writing Shall come or in any wise ap@taine, Be it known that I Richard Harcott of Oysterbay in Queens County on Long Island in ye Collony of New Yorke, ffor & in ye Considration of ye Sume of Twenty Shillings in hand paid before ye Sealing & dilivery hereof and for other good Causes & Considerations me ye Said Richard especially Moving, HAVE GIVEN, granted alienated, Made over, Bargained Sold and Confirm'd And by these preents I ye Sd Richard do Give, Grant, Alienate, Make over Bargaine Sell &

Confirme unto William ffrost of Matenacock in ye Bounds of Oysterbay aforesd, one whole Lott or Share of Upland upon Unkaway Neck at ye South of Oysterbay aforesd being of Numbr 13: as it is entred amongst ye purchasers in ye Records in my name; Together wthall my right, title & Interest, Claime & demand wtsoever wch I ye Sd Richard now have, or wch any ore either of my Heires, execut^{re} or Assignes may hereaft^r have of to or in ye Sd Lott or Share of Upland; wthall Issues & Phits Customes, Cominage & priviledges therefrom arising or Growing or in any wise thereto ap#taining: TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires & Assignes all & Singular ye prmises wth ye Ap钾tenances thereof to ye only 钾钾 use and behoofe of him ye Sd William his Heires & Assignes forever and ye Sd Richard hath putt ye Sd William into a Lawfull & peaceable possession of ye prmises by ye Dilivery of these prsents; And ye Sd Richard Harcott doth for himself his Heires execut^{rs} & Administratra further Covenant & Pmise to & wth ye Sd William yt it Shall and may be Lawfull for him ye Sd William his Heires & Assignes quietly & peacably to have, hold, occupy possess & enjoy all & Singular ye prmises wth ye Ap#tenances thereof forever wthout ye Lawfull Lett hindrance or Interuption of him ye Sd Richard his Heires, execut^{rs} or Assignes or any other \$\pi\$son or Psons Lawfully claiming for, by or und him or any or either of them—ccxxxiiii—(p. 234)—of them Notwithstanding any former gift, grant, Bargaine or Sale wtsoever in witnes whereof I have hereunto Sett my hand & Seal the Twenty fifth day of May in ye year of our Lord one thousand Six hundred eighty & Seven Signed Sealed & dd in prsence of us Richard Harkcut O John Newman. Thomas Younges

TO ALL CHRISTIAN people to whom this present writing Shall come or in any wise Apthaine Be it known that I David Underhill of Oysterbay in queens County on Long Island in ye Collony of New Yorke ffor & in ye Considration of ye Sume of Thirty Shillings of currant Silver money of this Collony in hand pd & by me received of William ffrost of Matenacock in ye Bounds of Oysterbay aforesd in full payment & Satisfaction, And for other good Causes & Consideracons me ye Sd David especially moving HAVE GIVEN, GRANTED, Alienated Infeoffed, Sold & Confirm'd, And by these presents I ye Sd David do Give, Grant Infeoffe, Alienate, Sell & Confirme unto William ffrost aforesd one right or Share of Comonage in ye Comons & undivided Land of & belonging to Matenacock aforesd formerly purchased of ye pretory Indeans by John Underhill, John ffekes & William ffrost, who have taken Severall other men to be Joynt purchasers with them of we'l I ye Sd David am one, and have pd my equal protion for ye Same as by ye Indean deed bearing date ye 26th Day of March 1685 and by an Indorsment on ye

Backside of ye Deed dated ye 30th Day of ye Same Moneth doth plainly & Amply appeare where in ye Bounds of ye Sd Comons is plainly Set out and Limitted Together wthall my right, Title & Interest Claime & demand wtsoever wth I ye Sd David now have or weh any or either of my Heires Executrs or Assignes may hereaft have of, to or in ye Sd Comons or undivided Land wthall #fits & Issues from thence arising or growing wthall customes & priviledges or wisoever Rights to me belongs by virtue of ye Deed & Indorsm^t above mentioned w^{ch} Stands Recorded in Oysterbay in ye Booke B: page 131: TO HAVE & TO HOLD unto him ye Sd William ffrost his Heires and Assignes the before mentioned Right of Comonage wth ye Ap#tences thereof to ye only ## use and behoofe of him ye Sd William ffrost his Heires & Assignes forever, And ye Sd David hath put ye Sd William into a Lawfull & peaceable possession of all & Singular ye Sd Right of Comons by ye Dilivery of these preents, And ye Sd David doth for himself his Heires, Execut & Administrates further Covenant & agree to & wth ye Sd William ffrost yt it Shall & may be Lawfull for him ye Sd William his Heires & Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & Singular ye prmises forever, wthout ye Lawfull Lett hindrance or Interuption of him ye Sd David his Heires, execut¹⁸ Administrat¹⁸ or Assignes, or any other \$\psi\$son or \$\psi\$sons Lawfully claiming for. by or und him or any or either of them Notwithstanding any former Gift, Grant, Bargaine or Sale wisoever, And also doth Covenant as aforesd to warrant & defend ye Sd Right of Comons to ye Sd William his Heires & Assignes forever according to ye Covenants before written IN WITNES whereof I have hereunto Set my hand & Seal the fourth Day of May in ye year of our Lord one thousand Six hundred & Ninety Signed Sealed & dd in prence of David Underhill O

John Vnderhill John Sibley

(Book B continued in Volume 2)

APPENDIX

HISTORICAL SKETCH

PREPARED BY GEORGE W. Cocks.

The earliest purchase, by Europeans, of land within Queens County is given in Col. Doc. N. Y., XIV., 15, as follows:

Indian Deed for Land on Long Island (Queens Co.)

We, Director and Council of New Netherland etc., testify and declare, that to-day, date underwritten, personally appeared before us Mechowodt, chief Sachem of Marossepinck, Sintsinck (also called Schouts bay) and its dependencies and declared, that voluntarily and advisedly, with the consent of Piscamoc, his cousin, Wattewochkeouw, Kachpoher, Ketachquawars, co-owners of the aforesaid land, for and in consideration of a party of merchandise, which they acknowledge to have received into their hands and power to their full satisfaction and contentment before the passing hereof, they had transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of the Noble Lords Directors of the General Privileged West India Company, Department of Amsterdam all his, the grantor's, patrimonial lands and the jurisdiction thereof, situate upon the Long Island, called in the Indian tongue Suanhackey, reaching in length along the south side of said island from Rechouwhacky (Rockaway) To Sicketeuwhacky (Secotague) and from said Sicketeuwhacky in width to Martin Gerritson's bay and thence in length westwardly along the East river to the kil of the Flats (Little Neck Bay) with all the action, rights and privileges thereunto to him, Mechowot, or to any of his heirs belonging, constituting in his place, stead, real and actual possession of the foredescribed land and its dependencies the said Lords or who hereafter may obtain their interest, to enter upon, possess in peace, occupy, cultivate and do and dispose therewith and thereof, as they would do with their own justly and lawfully acquired lands, without they, the grantors, having, reserving or retaining in the least any part of or authority over it, but all to the behoof aforesaid; under the express condition, that he Mechowot, may be allowed. with his people and friends, to remain upon the aforesaid land. plant corn, fish, hunt and make a living there as well as they can, while he himself and his people place themselves under the protection of the said Lords, who will grant to them all possible assistance and favor by their representative in this country. In

testimony whereof and of the truth these presents have been signed by the witnesses, called upon to do so, who were present at the sale.

Done at Fort Amsterdam in New Netherland, the 15th of January 1639.

David Piettersen de Vries
Maurits Jansen as witness.

In my presence Cornelis van Tienhoven, Secry.

There is no doubt that Oysterbay West Harbor was called Martin Gerritson's Bay, not only in this document but also in the Dutch protest, 1655, "Marten Gerritsen's bay, by him called Oyster Bay" (see p. 671) and in Governor Stuyvesant's grant in 1659, to Govert Lockermans and others, of Hog Island, "a piece of land situate on Martin Gerritsen's Bay." It is likewise certain that the Hempstead patent, 1644, covers from "a certain Harbour commonly called and known as Hempstead Harbour and westward as far as Martin Gerritsen's Bay," and that the Flushing patent, 1645, "extends eastward as far as Martin Geretsen's Bay, from the head whereof," etc. This last bay is a cove of Little Neck Bay, on the line between Flushing and Hempstead, at the place still called "Old Howe's Landing" from the first English attempt to settle Hempstead, in 1637. Hempstead Town Records generally call it Matthew Garritson's Bay. The clear fact is that the name was applied to the two different bodies of water, although Miss Flint, (Early L. I. p. 128-131) believed otherwise; and that they were named from the erstwhile Councilor of Nieuw Amsterdam.

The next known deed for land in the present Township of Oysterbay (properly written as one word "Oysterbay" for the Township, and as two words "Oyster Bay" for the village or "Town Spot" and the Harbor) was issued in 1639 by the Earl of Stirling. He then claimed title to Long Island under a grant from the King, and sold to Matthew Sunderland, seaman, of Boston in New England, two little necks of land, the one on the east side of Oyster Bay, later called Horse Neck, now Lloyd's Neck, the other on the west side, later called Hog Island, now Centre Island. The Earl's title was later repudiated and Govert Lockermans and Jacobus Becker, holding Hog Island by purchase from the Dutch Governor, sold it to the Town of Oysterbay in 1665. Horse Neck, was bought from the Indians in 1654 by Samuel Mayo and others, and resold to Samuel Andrews, merchant, of Boston, later of Oysterbay, who insists in 1665 that Horse Neck shall be annexed to the Township of Oysterbay. It remained a part thereof until 1886, when it was transferred by Oysterbay to the Town of Huntington. On p. 188, et seq., is shown how its name was changed to Lloyd's Neck.

Captain David Peterson de Vries, in the Journal of his voyages to America (translated by Henry C. Murphy, 1853) relates, p.

124, that on June 4, 1639, he "came to anchor in Oyster Bay, which is a large bay which lies on the north side of the Great Island, which is about thirty miles long. This bay puts up into the island, and is about two miles wide from the mainland. There are fine oysters here, whence our nation has given it the name of Oyster Bay."

The next attempt at an English settlement at Oyster Bay was probably made in the spring of 1640. Thither came Captain Edward Tomlins, a man of some distinction in Lynn, Mass., with his brother, Timothy Tomlyns, and a few others. No consent had been asked, either of the Dutch or of Lord Stirling's deputy, and the latter addressed to Governor Winthrop a vigorous protest against their action. The Dutch, nearer at hand, at once resented the intrusion and harried them from the land. (See Miss Flint's "Early Long Island," 1896, an excellent work on the earliest history.)

The next evidence of a settlement by Europeans in the territory now the Town of Oysterbay appears in a deed by certain of the Aborigines to Robert Williams dated May 20th, 1648, including and conveying a certain tract bounded generally north by the Ridge of Hills about Jericho, east by the woods and west by the point of Trees called Cantiage; for which a patent was issued by Governor Richard Nicolls in 1666. These documents are as follows:

"Robt Williams deed for plains

Bee it Knone to all men at Thise pressants That I pugnipan Sacham of motinnacok do for my Selfe and in the beehalfe of Nanamorrouas and Neponhew and pocipupon bargin and Sell and make over unto Roberte Williames of Himsted parte of the grete pleains lying northest from hemsted or there abouts beeginning at A pointe of Tres Colled by the Indianas Ciscascata or Cantiag at A whit oake marked by mee pugnipan and from thence uppon a South line to the Middel of the plaine and from thence uppone A: Est line to the End of the plaine bounded with the Wodes one the Este and Northeste and North or there aboutse all which tract of Lande I The sayed Pugnipan do for Miselfe and In the beehalfe of Nanamorrouas and Neponhew and pocipupon bargin Sell and macke ouer, unto the Sayed Robarte Williames his Ares Executors Administrators and Asines for teme (them) pesaubly to ingay forever from us our ares and Sucksesseres for ever allso wee the boue Sayed do ackknolyeg that wee have Reseved fulle Sattisfacktion of Robarte Williames in Trading Clothe for the fore menchanad Tract of plaine Land in witnes hereunto wee have Set ouer handes this twenteth day of May in the Yere one Thousand Six Hundred forty Eight

Witnes pugnipan X his marke Richard Willets nanamorrouas X his marke John Washburn neponhew rasaocume Sachem X his marke pocipupon X his marke

ponannegan X his marke mashacur X his marke perawes X his marke mannittung X his marke

Entered in the office of Records at New Yorke the 12th day of ffebry 1666 Matthias Nicolls Secy

A True Coppy Taken from the Original (both in Substance and Orthography) and Entered by order of the proprietors. Revised and Compaired by me Samuel Willis Recorder." (From the book of records of Robert Williams' Plantation, p. 1.)

"Nicolls Patent and Confirmation Graunted unto Robert Williams Feb. 13, 1666.

Richard Nicolls, Esq Governor Generall under his Royall Highnesse James Duke of Yorke and Albany &c of all his Territoryes in America To all to whom these p'nts shall come sendeth Greeting Whereas there is a Certaine Tract of Land lying and being in the North Riding of Yorkshire upon Long Island now in the Tenure of Occupacon of Robert Williams of Oyster Bay Containing that Part of the Greate Plaines weh lyes to the North East or there about from the Towne of Hempsteed begining from a Point of Trees called by the Indyans Kiscascutta or Cantiaeg At a white Oake Tree heretofore marked by an Indyan named Pugnipan from whence Stretching on a South Line it reaches to the Middle of the Plaines Then runing East it goes to the end of the said Plaines and so enters into the woods at the Cart Path leading from Hempsteed to Huntington till you come to the Swamp wch lyes below the head of the Cold Spring or Oyster River by the Indyans called Nackaquatack being the west Bounds of the Towns of Huntington Then to go downe the said Swampe to a markt Tree towards the head of ye Harbour from thence to runn Northward on a Straight Line towards Cantiaeg aforesaid and along the Ridg of Hills next to the Plaines and so runing westward to Meete at the Point of Trees aforementioned which said Tract of Land having beene heretofore Purchased of the Indyan Proprietors by Robert Williams aforesaid (as by the Deeds remaining upon Record doth appeare) and due Satisfaccon given for the same now for a Confirmacon unto the said Robert Williams in his Enjoymt and Possession of the misses Know Yee that by vertue of the Commission and Authority unto mee given by his Royall Highnesse I have Ratified Confirmed and Graunted and by these p'nts do Ratify Confirme and Graunt unto Robert Williams his Heires and Assignes the said Tract of Land afore mentioned Together with all the wood Land Meadowes Pastures Marshes Waters Creekes Lakes ffishing Hawking Hunting and flowling And all other Proffitts Commodi-

ties Emolum^{to} and Hereditam^{to} to the said Land and Pmisses within the Limitts and Bounds afore recited described belonging or in any wise appertaining to have and to hold all & Singular the Lands Hereditam^{to} and Pmisses wth their and every of their Appurtenances and of every Part and Parcell thereof to the said Robert Williams his Heires and Assignes forever Rendring and Paying such Dutyes and Acknowledgm^{to} as now are or hereafter shall bee Constituted & Establisht by y^e Lawes of this Governm^t under the obedience of his Royall Highnesse his Heires and Successors Given under my hand & Seale at ffort James in New Yorke the 13th day of ffebry in the 19th Yeare of his Ma^{ties} Raigne Annoq Domini 1666/7

Md: vide the clause enter'd on ye other Side of this page to come in before rendring & Paying &c.

Moreover to the End the said Tract of Land may the better bee Manured improved and Planted I do hereby Graunt unto the said Robert Williams free Liberty to Settle and Plant so many ffamilyes there upon as by him or them shall bee found Necessary and Convenient Provided that the Lotts & Plantacons which already are or hereafter shall bee settled thereupon shall have Relacon to the Towne of Oyster Bay according to an Agreemt made betweene the said Towne and Robert Williams and as by the Lawes it is \$\psi\$scribed Hee the said Robert Williams His Heires and Assignes &c.

I do hereby certify the aforegoing to be a true Copy of the Original Record. Compared therewith by me.

Lewis A: Scott. Secretary."

(From Book 1 of Patents, p. 69, in the office of the Secretary of State.)

The next is found in 1650 among the Dutch records as "information relative to takeing up of land in New Netherland, in the form of Colonies or private Boweries" (i. e. farms) vide Holland Documents per O'Callaghan. This was performed by Cornelis Van Tienhoven, Secretary of the Province, and the portion pertinent may be summarized as follows: "Oyster Bay, so called from the great abundance of fine and delicate oysters which are found there. This bay is about a short mile across or in width at the mouth; deep and navigable, without either rocks or sands; runs westward, in proportion and divides into two rivers, in which said rivers, lie fine maize lands, formerly cultivated by the Indians, some of which they still work; they could be had for a trifle. This land is situated on such a beautiful bay and rivers, that it could at little cost be converted into good farms fit for the plough; there are here and there also, some fine hay valleys."

"Martin Gerretson's bay or Martinnehouck (now known as the West Harbor) is much deeper and wider than Oyster Bay and runs westward in (at the bridge) and divides into three rivers, two of which are navigable; the smallest stream (now called Corn Creek) runs up in front of the Indian Village called Martinnehouck (Matinecock) where they have their plantations. This tribe is not strong and consists of about thirty families. In or about this bay there were formerly great numbers of Indian Plantations, which now lie waste and vacant. This land is mostly level and of good quality, well adapted for grain and rearing all sorts of cattle; on the river are numerous valleys of sweet and salt meadows: all sorts of river fish are also caught there."

The next effort for a settlement here was the expedition organized in 1653 by Rev. William Leverich who came in the "James" from London to New England in 1633 and preached in Boston and other places, including Sandwich, Cape Cod, where he arranged with Samuel Mayo, owner of the sloop "Desire" of Barnstable, Capt. John Dickinson, to bring his and Peter Wright's goods and chattels to Oyster Bay. The vessel was seized while in the West Harbor by the notorious Thomas Baxter under pretence of authority from Rhode Island while cruising against the Dutch, the vessel being as was alleged within the limits of Dutch territory. On an appeal to the General Court at Hartford by Mayo it was adjudged that Baxter should pay Mr. Leverich £150, but that the sails, ropes, two guns &c &c if returned with the vessel should be accounted as £18 toward that amount.

The purchase by Wright, Mayo and Leverich from the Indians was by a deed still existing, and herein reproduced as a frontispiece. See also p. 334, and p. 354, for copies thereof. This is known as the "First Purchase," or "Oysterbay Old Purchase."

The Dutch authorities objected to this settlement in the following terms, under date of 2 Apr. 1655. Col. Doc. XIV., 314.

"Cornelius Van Tienhoven, as Fiscal of New Netherland, constitutes and empowers, as he hereby does, Claes van Elslant, court messenger in this City of New Amsterdam, to proceed to Mattinnekonck (Matinecock) Bay, also called Martin Gerrittsen's Bay, where some Englishmen have settled, because the same is west of Oyster Bay (which had been agreed upon by the Commissioners as the line between the Dutch and the English in 1650) and to direct there Mr. Levent (Leverich) and all whom it may concern, to remove; in case of refusal, to protest against them pursuant to the foregoing order and protest. I request all and everybody not to hinder the said messenger in the execution of this duty, but when called upon to assist him, as the case may require.

Done at New Amsterdam in N. N. date as above.

Cornelis van Tienhoven."

Peter Wright with his brothers Nicholas and and Anthony, might well be considered the founders of Oysterbay, as Samuel Mayo probably never came here, and Rev. William Leverich for some reason went soon to Huntington, stayed there awhile, and finally settled at Newtown, L. I. The others, except Robert Williams, had but a temporary stay in Oysterbay. Peter Wright, with two other Quakers, were drowned in Chesapeake Bay before March, 1675, while on a religious visit.

Oak Neck and Pine Island, not having been included in the purchase made from Assiapum in 1653, perhaps not then in his jurisdiction, were bought Nov. 24, 1658, by Daniel Whitehead from Josias and Roger, two Indians, and directly made over to the Town in exchange for certain rights given him. (See p. 254.)

Matinecock: In 1661 Thomas Terry of Block Island and his associates made application to the Town of Hempstead, which at that date was believed to be the owner thereof, for the territory known as Matinecock, described as "One parsel of ground on the north side of the Island, on the Est side of our harbour bounded on the west side by that Bay comonly called Hemsted Harbour, on the South side by Harbour Hill and so by an Est Lyne to run as far as there bounds go, and so down to the north Sea. The said inhabitants of Hempstead do grant their request and freely give leave to the aforesaid planters to settle seven families here and they do bind themselves not to bring any Quakers or such like, to be inhabitants thereof."

About 1664 the Indians brought complaints before Governor Nicolls, that they had not sold Matinecock to Hempstead, so he recommended that the Matinecock men should make the Indians some gift or gratuity in requital, since they said they never received pay for the land. Pursuant to this suggestion, negotiations were concluded by which at Kelenworth upon Matinecock, on June 22, 1677, the Indian Proprietors executed deeds conveying to Robert Williams, William Hudson, William Simson, Henry Ruddock, Christopher Hauxhurst, Matthew Priar and Nathan Birdsall, each a specified tract of upland and an undivided one seventh interest in the adjacent salt meadows, together with a right of commonage of grassing and timber in the unallotted part of the whole tract.

Although not an official record, it is an established fact, that on May 24, 1668, the Indian Sachems Suscaneman and Weragh, Chief-Proprietors of land upon Matinecock conveyed to Joseph Carpenter of Providence Plantation, lands "on both sydes of Musketa Cove." Joseph Carpenter had made application to Governor Nicolls for such grant some weeks before, and the Governor issued the following (Col. Doc. XIV., 606):

"An Order to the Constables & Overseers of Hempsteed Concerning Joseph Carpenter.

Whereas Request was long tyme since made vnto me on the behalfe of Joseph Carpenter that he might have a certaine peice of land on each side of the Ryver at Muskitoe Cove, where he proposes to settle two or three Plantacons & to Erect a Saw Mill and a Fulling Mill w^{ch} may prove very advantagious & be much to the welfare of the Inhabitants in Generall, wthin this Governmt wth wch you have beene made acquainted & themselves haue made some obieccons against it, yet haue giuen me no reasonable satisfaccon therein & haueing just grounds to suspect that the said land thereabout is not as yett wthin yor bounds nor was ever really purchased by you, you having made no improvem! thervpon though you prtend to have laid it out into lotts for some of the Inhabitants of yor Towne These are therefore to require you that after the Sight hereof wth all convenient speed you cause to be laid out for the use of the said Joseph Carpenter a sufficient quantity of land on each side of the said Cove fitt for the purposes & intents proposed by him & that you make imediate retorne of yor preeeding herein vnto me weh if you shall neglect to doe I shall wthout More adoo take care to dispose thereof for the publique good as I shall see cause. Giuen und my hand the 6th day of April 1668."

Soon after, Joseph Carpenter admitted as copartners and equal purchasers, Nathaniel Coles, Abiah Carpenter (succeeded by Daniel Coles) Thomas Townsend (succeeded by Nicholas Simkins), and Robert Coles.

Littleworth was included in the original grant to Joseph Carpenter from the Indians, but later they, through lack of territorial knowledge or with unscrupulous disregard of previous bargain, sold to Richard Kirby, Jacob Brookin, George Downing and Robert Godfree a considerable tract in the southwest part thereof, which was confirmed to the purchasers for a consideration by the Musketo Cove men, and the Governor at New Amsterdam, as shown on p. 636.

In consequence of Governor Nicolls' persistent efforts there were Patents issued later, to Robert Williams for East Island, which has been preserved, and for Oysterbay and Musketo Cove, of which copies appear on p. 307 and p. 309, but the original documents have been withdrawn or lost. The Patent of Governor Andros in 1677 was intended to confirm the title to the whole territory as of Oysterbay, and to finally exclude the claim of Hempstead to any part of it. Subsequently the Indian title was extinguished by the purchase (p. 331, et seq.) of all the remaining land and meadow including that on the south side of the Island, except the Beach, which latter came into the Town's possession through a previous Patent and Purchase by the Seaman, Jackson and Jones families.

GEORGE WILLIAM COCKS.

THE MUSKETO COVE PROPRIETORS' BOOK

This book has never been a part of the Town records, but the real estate dealings therein contained are here given as a necessary and important part of the Town's land records. It is a parchment bound volume, $14\frac{1}{2} \times 9\frac{1}{2}$ inches, now (1916) as for many years, in the custody of George W. Cocks of Glen Cove, who prepared this copy in 1898. It contains, besides the land records, considerable data of vital records, all of which is here given. The Musketo Cove Patent is also given, ante, p. 309.

(fol. 20)—A ttru Record off Entryes, for ye purchasars and propriators of muschedacove, By Agrementt Baring date ye 30th of november 1668

This presantt Instrament, off writting doeth declare tto all or Any parson whome itt maye Any wayes Consarne that whareas, I Joseph Carpenter, of muschedacove, in the provinse of new-yorkshare on Longisland in new England haveing of late made a purchase of A sartin trackt of land Liing and being att muschedacove, doe take in and Admitt of for my Coepartnors And as Equall purchasers, to have as Equall intrest and good share as my selffe, in all and in Every partt of ye Abovesaide purchase, provided theye shall Agree and subscribe to these Artickles, Beaneath written, the parsons which I doe as Equall purchassers Admitt of are nathanell Colles Abiah Carpenter Thomas Townsend, Robartt Colles—

Imp: 1— All such medowes or Creek Thach as are Aboutte muschedacove yt are purchased or are to be purchased By Any of us, shall Remaine and Bee devided to Every of us An Equal share Every man payeing his Equal share, as Itt shall Costt

2^{ly}— Thatt without the mayior partt of us noe parson shall ffell Any treese for pipe staves unless itt bee by A Mayior votte—

3^{ly}— Thatt none shall take in Any hogs or Cattell without ye votte of ye mayior partt, for the summering of them—

4^{ly}— That ye mayior partt of us, hath powar for ye Layeing outt of high wayes and lotts and ffences, that ye bee good and tto bare Every one his Equall share—

5¹y— Thatt Iff A saw mill or Any other mills Be builltt Every of us maye have his Equal share, provided hee Bares his Equal

share of Charges,

6^{ly}— Thatt All Exspenses yt have or shall be Exspended About oure purchase, by Any of us we are all willing to bare oure Equall proportion,

7¹y— Thatt Any of us yt shall neglecktt to Come and settell on his lands within, three yeares, After ye datte of this Agrement hee shall Loose his intrest and to remaine to those which shall Acomplish this ordar, his mony and Charge, being returned as he ye sayde parson yt shall neglecktt, doth make plaine, Apeare—

8^{ly}— And for all good and Wholesum ordars, which tendeth to ye good of us all in generall, wee freely leave itt to ye mayior partt, tto Acktt and doe it Efecktually, Inackted and confirmed

in muschedacove this 30th daye of novembar, 1668—

9ly— This presant Instrament of writting doeth declare to all or Any parsons whatsumever, whome Itt maye Any wayes Consarne, that wee ye parsons which are nominated on ye other side, doe Iniage oure selves Each to other in ten pounds sterling, to bee payde, by him, which shall willfully or presumtiously make A breach of Any of oure Acts or ordars, which are written on ye other side, And ye sayde ten pounds, which shall be soe forfitted, shall bee Equally: devided Amongst ye Asentters, which Asenters are knowne to bee ye mayior partt, and this as oure Lawfull, and reall acts and to all tru intents and purposes we have hereunto sett tto oure hands and seales, this: 30th daye of novembar 1668. in muschedacove.

Signed sealed and delevered	Joseph Carpenter	O
in presance of us	Nathanell Colles	Ŏ
Mathyas Harvy	Abiah Carpenter	
danyell Colles	Tho: Townsend	
Nickolas Simkins	Robartt Colles	0
John Tompson		

Entred A ttrue Coppy off the origenall Agrementt P me
Tho: Townsend
Recorder

muschedacove the fiftt daye of Jenewary 1681

We Joseph Carpenter, and nathanell, Colles danyell Colles Robartt Colles, and, Nickolas simkins, whareas wee being propriators of A sartin ttrackt of Land, att muschedacove which maye Apeare by purchase and pattan, wee ye saide propriators, doe ordar and dispose of itt as ffolloweth

1—That Every owne of us propriators home lott shall stand and remaine, in ye same Eckquapage and Condition as theye ware

first layd out, as they now Apeare in posesion

(fol. 21)—2^{ly}— TThe lotts Ranging northwardly and southwardly on the west side Begining with daniell Colles and ye next lott Adioyneing is Joseph Carpenters, and ye third lott, is nathanell Colles, The fourth lott Is nickolas simkins formerly Tho: Townsends, The ffiftt lott is Robartt Colles Being ye Eastermosts lott, and whareas itt maye Apeare the unequallety in numbar of Akars in oure saide home lotts, yt It tis to be undarstood, being

biggar then ye other, yt itt shall bee made good in ye nextt devition of lands to Any of us propriators—

317— ffurther ordered yt the mayne highwaye shall remaine as Itt tis Allredy Layde out by us, being foure rod wide in ye narowest place, and all other highwayes as theye are alredy

Layed outt.—

Aneck of land, joyneing tto ye reare of our home lotts Aforsaide, north, wee doe Conclude to keepe for A purpetuall Coman, nott to be devided, till further ordar as we shall Cee ocation, first Boundar Begining at A great Clefftt rock in ye hollow by ye path to oyster Baye Called Rocky hollow, from thenc due north, to Lewis moris Lands, and from ye Aforesaide rock by ye reare of oure said lott westward nere ye mouth of ye saide Cove as wee shall Cee Case, and being bounded round with ye Salltt see, to Lewis moris Lands—

5ly ffurther ordered and Agreed to stand to ye devition of our fifty Akar lotts as Layd out By Joseph Carpenter and danyell Colles, Beginning at ye northeast Cornar of our Bounds The first Lott by devition is nickolas Simkins being forescore rods in Breadth north and south, and East and West in length one hundred polle Including fifty Akars, the nextt Lott, south is Robart Colles, being ye second share being of ye same demention Joyneing to oyster Baye high waye, being six polles wide, The third is nathanell Colles Joyneing on the southside of ye saide highwaye, being in bredth and length and quantety fifty Ackers

6¹⁷ The fourth lott Is Joseph Carpenters, Joyneing to nathanell Coles being ye same quantety The fift Lott Againe is Nathanell Colles, Joyneing tto Joseph Carpenter, being fifty ackers as ye rest are Laide out, nickolalas Simkins being ye sixth share liing in manar and forme as Abovesaide—danyell Coles being ye seventh Lott, Joyneing tto nickolas Simkins, Containeing seventy Ackars, being ye same length of ye Rest, ye Eyghth share is Robartt Colles Againe being ffifty Ackars as ye restt, ranging with ye rest of ye lots The ninth Lott Againe, by lott Is Joseph Carpenters, being ye southwardmost of y^t devition being fifty Ackars, daniell Colles is Alowed and order to have thirty Ackars of land by ye fresh medowes on ye East side of ye medow

717 ffurther ordered and Agred yt all oure medowes and Swomps Adioyneing, shall stand good, Both fresh and soltt, Continew and remaine as they ware layd out and are now in pos-

sesion-

8¹⁷ further ordered that as to ye lotts of Lands layde out on ye south side of muschedacove, by ye Aforesaide persons Joseph Carpenter and daniell Colles by lott: Joseph Carpenter being ye first share, and being ye westtormost lott by hemsted harboure, Joyneing on ye south to littellworth lands, being in quantety 50 Akers—The second lott Eastward daniell Coles being in quantety

fifty Ackars as Aforesaide—The lott by devition Is nickolas simkins being fifty Ackars as Aforesaide—The fourth Lott by devition Is Robart Colles Being fifty Ackars as Abovesaid Agreabl with ye rest of ye Above saide lotts,—The fift Lott being nathanell Colles, Robart Colles lands being on ye west, side, and the mill swomp on ye East, Including within fifty Ackars of land to ye Confirmation of these oure orders and Alotments we subscribe oure hands

Joseph Carpenter

Danil Coles
Robert Coles
nicholas simkins

(fol. 22)—ffurther ordered and Agreed By us five propriators notwithstanding Any grant Convayeanc Bills of Salle or giftt of what nature whatsumever granted given Asigned transmitted or made over from any of us before ye Confirmation or After of this oure order, shall have noe pretences By grant Bill of Salle or Convayeanc or Any other prevelidges whatsoever granted, Any vote presant, or for ye futar Any vote, in Any Afaires, Consarning ye publick as to oure purchase, in giveing or granting Any Lands or previlidges, Reserving ye same previlidges to oure selves and our hayres for Ever,

as wittnes our hands this 5th daye of Jenewary 1681 in presanc of me Tho: Townsend Recorder

Nathaneill Colles Robert Coles Nickolas Simkines Daniell Coles Joseph Carpenter

ffurther Agreed yt whareas I Joseph Carpenter haveing Builtt A gristt mill, Joyneing to oure now saw mill, and upon ye streme, which belongeth, to us five purchasers, nathanell Colles daniell Colles Robart Colles, nickolas Somkins and myselfe, and in Consideration, of there parts in ye streme, and timbar I Joseph Carpenter, doe iniage my selfe my hayres Exsexetors Administrators and Asignes soe Long as my selffe my hayres Exsexetors Administrators and Asignes shall keepe or maintaine, ye sayd mill tto grind ye Aforesaide propriators Corne or grayne for Each of there famylyes well and tolle free for ever, and If my selfe my hayres Exsexetors Administrators or Asignes for ye futar shall Cee Case, to lett ye sayd grist mill, fall and not to keepe it in repayre, for ye fullfilling of ye Conditions as Above inserted, that then an after for Ever, ye Aforesaide streme to remaine, to us five propriators, and oure hayres and Asignes for Ever, to ordar and dispose of as wee shall Cee Casse, to which I have sett to my hand, and sett to my seale, ye 14th of Jenewary 1677

Signed sealed and delevered Joseph Carpenter in ye presanc of us \(\sqrt{wax seal attached}\)
Thomas Townsend
Samuell Pell

Edmund Andross Esqr Seigneur off Sausmarez Levetente (Lieutenant) and gouernar generall, his Royall Highnes Jeames duke of york and albany, &c: of all his territoryes in America, whareas theres A Certaine Trackt of Land at muschetacove in ye north Riding of york share upon Longisland, which by my order hath beene Layed out for Joseph Carpenter, nathanell Colles, danyell Colles, Robartt Colles and nickolas simkins, ye sayd land lying by ye side of Hemsted Harbour, beginning at A Certaine markt ttree, formerly marked for Con Lewis moris, Ranging thence due East by ye land of ye sayde Coll morris Eighty Chaines, Ranging ye same Course from Coll morrises, Easterne bounds tto sertaine markt trees upon ye Common forty Chaines, thence south one hundred sixty and four Chaines to sertaine markt treese, thence ninety Chaines due west to ye reare of ye lotts of Richard Cirby Jacob Brokins george douning and Robart godfree, thence due north by ye sayd lotts Sixty Chaines, and thence due westt to ye water side, Ranging thence by ye water side to ye rune off Coll Lewiss morrises, and thence nearistt south to ye first markt ttree, Including in ye same ye swomps and mill runn, to ye sayd patentees Containing in all one thousand and seven hundred Accars as By ye returne, undar ye hand of ye surveyor doth and maye Apeare, know yee, that By vertue of his maiest^a Letters pattents and ye Commission and Athoryty unto me given by his Royall Highnes I have given and granted, and By these presants, doe hereby give and grant unto ye sayde Joseph Carpenter nathanell Colls, daniell Colles Robartt Colles, and nicolas Simkins there heyres and Asignes ye afor recited ttractt of Land swomp mill Runne, and premises with there and Every of there appurtenances, To have and to hold, ye sayde tract of Land swomp mill runne and premises, unto ye sayde Joseph Carpenter nathanell Colles Daniell Colles Robartt Colles & nickolas simkins there hayres and Asignes, unto ye proper use and Behoofe of them ye sayd Joseph Carpenter, nathanell Colles daniell Colls Robart Colles and nickolas simkins there Heyres and Asignes for Ever, theye makeing improvement thereon According to law, and yellding and payeing therefore yearely and Every yeare, unto his Royall Highnes use as A quitt rent, one Bushell of good winter wheat, unto such officer or officers as shall be Empowered to reseave ye same—

given under my hand and sealed with ye seale of ye province in new york this 29th daye of septembar in ye 29th yeare of his maiest's Reigne Annoq domini, 1677

Exsamined by me

Mathyas nicolls: Secretary

Ed: Andross (given also on p. 309)

(fol. 23)—Honnered Sir, whareas there hath Beene sum differance Like tto Arize Betwene us the Indians and ye Inhabytants of muschedacove, the Indians Aprehending that they had

wrong done them, in ye surveye of there Land upon ye south side of muschetacove, But theye Apeareing the 16th of Jenewary at Joseph Carpenters house, ye sayed Joseph did show them the draught of ye Survaye left him by m^r Robart Ridar of ye sayed land and allso there patten, which was drawne Acordingly and he giveing them ye Resons, why ye surveye of ye land fell out soe Contrary to there understanding was Becase they had sould part of yt mille square, on ye north Side of there hundred Accars, which now they Could not make good to them, in as much as it was now layde out tto Collon moris, and Could not be altered, whare upon we ye Indians when wee Came to understand, Right as it was, did Condisend, yt ye Surveye of muschetacove Lands should stand good Acording as mr Robart Ridar had layed out and there patten to stand of forse Acordingly, and noe further dispute or Contenttion to be About ye same from them and there heyres for Ever, to which they desiar youre honnar maye be satesfyed, there Condisending to ye same by subscribing there hands and selles this 16th daye of Jenewary 1678

Signed selled, in presence of us, Arumpas his X mark O wittnes Thomas Townsend Suskaneman his X mark O Joseph Carpenter werough his X mark O Job Wright

A tru record of ye origenall Confirmation Entred ## me Tho: Townsend Recordar

(The following was to confirm the Littleworth Patentees, who had obtained land supposed to be a part of the Musketo Cove purchase. See p. 238-9 for their petition, dated three weeks later, to have the ordering of their own highways.)

Jenewary ye 14th in ye yeare off oure Lord god 1681

Isack douty

wee The propriators of muschetacove underwritten, as By oure. Confirmation, By pattent under ye hands off governar Andras, Bareing date ye 29th daye of Septembar in ye 29th yeare of his Maiest^a Reigne 1677, know all Christion people to whome these presants maye Come or Any wayes Consarne know yee, that whareas, Richard Cirby Jacob Brokins georg downing and Robart godffree are seated upon A sartin trackt of Lands within oure first purchase ffrom ye Indions as By there pattent will make Apeare undar ye hand and seale of governar Andross Bareing date ye 29th daye of Septembar 1677 wee ye propriators of muschetacove as Above Inserted, doe for oure selves oure heyres Exsexetors and Asignes for Ever Confirme to ye Above saide Richard Cirby Jacob Brokins georg downeing and Robart godfree, ye Abovesaide lands included within there pattent, to them there heyres Exsexetors or Asignes for Ever, to have and to hold poses and inioye without lett hinderanc or molestation from us or

Any from by or undar us for Ever, Acording to oure first grant from Governar nicalls and purchase from ye Indians and Confirm to us By pattent from governar Andross, and nott otherwise to ye performance of this oure Confirmination, we have subscribed oure hands and sett to oure seales in muschetaCoeve daye and date Above written.

uete			
Signed	sealed and		Ο
delever	ed in presanc	Nickolas Simkins	0
off us	•	daniell Colles	0
ttestes	Thomas Townsend	Robart Colles	0
	Ephraim Carpenter	Nathanell Colles	0

(fol. 24)—Musheda Cove ye 14th of Jenewary 1681

Wee ye propriators off muschedacove under writen and subscribed, doe By These presants grant Alinate and make over for Ever, unto moses mudge now inhabiting and seated Amongst us, A sartin peace or parsell off Land whare he now Inhabitts and hath built upon, for A home Lott, as within fenc alredy InClossed on Bothsides of the highwaye Against his now dwelling house, ffurther granting and Alowing twenty Ackars off wood Lands more to his home lott as itt maye ffalle tto him By devition with samuel pell Ephraim Carpenter and william thornychraft After Layed out by us, and whare his Allottment, shall happen to ffall, wee doe promise to ad to his ffront or reare five Ackars more, as wee shall Cee most Convenyant, with A quarter partt and previlidge within oure Comman wrights Being understood with one of us propriators Rights, A quarter part of graseing and timbar for his owne use and not otherwise After all Lands is Layed out to us five propriators which previlidges we reserve to oure selves and oure heyres for Ever Allso we Excepting ye neck of Land to ye reare of oure home Lots and Lewis morises Land as Exsprest in oure Records Thee which Abovesaide grant of Lands and previledges as Above granted Exsprest and Inserted we doe Confirme, to ye said moses mudge, to him his hayres Exsexetors or Assignes for Ever, from us or Any of us oure hayres Exsexetors or Asignes to have and to hold posses and inioye withoute Lett hinderance or molestation from us or Any from by or undar us, for Ever as wittnes oure hands and seales daye and date Above written.

and date ribore written,		
Signed sealed and delevered	Joseph Carpenter	Ο
in presanc of us	nathanell Colles	О
testes Thomas Townsend	daniell Colles	0
Henry Townsend, Junior	nickolas simkins	Ο
•	Robart Colles	0

Whereas Mention is made in this above written Deed that Moses Mudge is to have ffive Acres of Land Added to his Twenty Acres, But now the Prietro of Sd Lands have thought good to

Lay out this ffive Acres Joyning to Sd Moses Home Lotts and ye Sd Moses is therewth satisfied & Contented and ordered this to be recorded Aprill ye 18: 1694 P John Newman Record

MuschetaCove ye 14th of Jenewary 1681

Wee The propriators of ye Lands of muschetaCove undar writen within ye Towneshipe and pattent of oyster Baye doe By These Presants grant Alinate and make over for Ever unto Samuell pell Shipwright, now an Inhabytant and seated Amongst us, A sartin peece or parsell of Land, whare he now Inhabits and built upon for A home A Lott, ten Accars as we shall Laye out Joyneing to his now dwelling house ffurther granting Alowing and Confirming twenty Accars of upland more to him as itt maye ffalle to him by devition in draught with Ephraim Carpenter moses mudge and willam Thornychrafftt, After Layde out By us with A quarter part and privilidge within oure Commans wrights A quarter part of graseing and ttimbar, for his use, for building of vesells or ye Like Any whare upon oure Comans unLayed out or improved haveing noe further previlidge in rights off Lands By votting giveing and granting, the which previlidge we reserve to oure selves, and oure hayres for Ever, But as to ye ten Accars first Exspressed, and ye twenty Accars, secondly By devition and ye previledges of graseing and timbar as Above Exsprestt wee doe Comfirme, to ye foresaide Samuell pell, his heyres Exsexetors Administrators or Asignes for Ever, from us or Any of us oure heyres Exsexetors Administrators and Asignes to have and to hold poses and inioye as his owne proper right titells and intrest from us or Any from By or undar, us for Ever, as wittnes oure hands and seales Daye and date Above written,

ttests Tho: Townsend Joseph Carpenter O
henry Townsend Junior Robart Colles O
nickolas Simkins O
daniell Colles O
nathanell Colles O

Memorandum that on ye Consideracon that ye abovenamed sprietors have Given me a new Deed for ye above recited Lands & previledges wth some additions of Land I do by these preents Declare yt this above written Deed is forever void Null and of no effect to wth I sett my hand and seal the 20th Day of January Anno Dni: 1693:

witnes John Newman Record^r Ephraim Carpenter

Samuell Tillear O

(fol. 25)—Muschetacove tthe 14th of Jenewary 1681

Wee ye propriators of the Lands of muschetacove under written within the towneshipe and pattent of oyster Baye, doe By these presants grant Alinate and make over for Ever, unto Ephraim Carpenter, now An Inhabytant and seated Amongst us, A sartin

peece or parsell of land whare he now Inhabits and Builtt, upon for A home Lott, Joyneing on ye East side of ye highwaye, Betwene his saide lott, and moses mudges Land being ye westt Boundar, and ye Rocky hollow his north Boundar, and ye head of killbuck swomp his East bounder, and ye hollow yt Butts downe to killbuke swomp his south Boundar, including within ye Aforesaide Bounds more or Less allso wee give him A sartaine peece of swomp as it is in quantety more or Less, and as itt is now within fence, further granting and Alowing twenty Accars of uplands more to him as itt maye fall to him by devition in draught with Samuell pell shipwright, moses mudge and william Thornychrafft, after Layde out by us, with A quarter part and previlidge, within oure Comman Rights, Being understood with one of us propriators Rights a quarter part of graseing and timbar for his owne use, and not otherwise, after all Lands is Layed out to us five propriators, which previledge we reserve to oure-Selves, Allwayes Also Exsepting ye neck of Land to ye reare of oure home lotts, and Lewis morises lands, as Exsprest in oure records, the which sayde grant of Lands and previledges as above granted Exspres and inserted, wee doe make over, to ye sayde Ephraim Carpenter to him his hayres Exsexetors or Asignes for Ever, to have and to hold posses and inoye for Ever, haveing reseaved A valuable Consideration for ye Same, as witness oure hands and seales dave and datte Above written

Signed sealed and delevered	daniell Colles	O
in presanc of us	nickolas Simkins	Ŏ
ttestes Tho: Townsend	nathanell Colles	
Robart X godfree	Joseph Carpenter	
his mark	Robart Colles	ŏ

Wee The propriators of muschetaCove underwritten & subscribed doe By tthese presants grant Alynate and make over for Ever unto william ThornyChrafftt, now Inhabyting and seated Amongst us, A sartin peece or parsell of Land whare hee now Inhabitts, and Builtt upon for A home Lott as within fenc Allredy InClosed, Lying and being on ye south side of oure mill streme, Against ye mill, further Ading to his sayde home Lott on ye west side of ye high waye, to Littellworth soe Called, a sartin peece of upland from ye swomp and soltt medowes westt bounder, and ye highwaye ye East Bounder, and ye soltt Crick ye north Boundar including within ye sayd bounds and limit more or Less, further wee granting and alowing twenty Accars off wood lands more to his sayde Alotment as it maye fall to him By devition with Samuell pell, moses mudg and Ephraim Carpenter After Layd out by us, with A quarter partt and previlidge within oure Commons Rights, Being understood with one of us propriators Rights, A quarter part of graseing and timbar for his owne use and not otherwise, after all lands is Layd out to us

five propriators, which previlidges were reserve to oure selves and oure heyres for Ever, Also were further exsepting ye neck of Land to ye reare of oure home Lotts and Lewis morises Lands as Exsprest in oure, Records, the which abovesayde grant of land and previledges as Above granted Exsprest and inserted, we doe Confirme to ye sayde william ThornyChraftt, to him his hayres Exsexetors or Asignes for Ever, from us or Any of us oure heyres Exsexetors or Asignes to have and to hold poses and Inioye without lett hinderance or molestation from us or Any from by or under us for Ever, as witnes oure hands and seales in muschedacove this 14th of Jenewary 1681

Signed sealed and delevered in presanc of us
highwayes Alwayes Exsepted notwithstanding Any thing to
ye Contrary inserted,

To Jenewary 1001

Joseph Carpenter O
nickolas Simkins O
daniell Colles O
Robart Colles O
nathanell Colles O
ttestes Thomas Townsend

henry Townsend Junior

(fol. 26)—muschedacove ye 28th of desembar 1682

Then Layd out unto Samuell pell moses mudge and Ephraim Carpenter the land menshoned in there deedes, Being twenty Accars A man Acording to there deedes, begining by ye line as recorded from ye great, rock northward, to Coro Lues moris Lands, the first bounds of there lands beginning By ye sayd line at a saplin ranging north 80 rod, to three Chestnutt treese standing to getther markt from thence East upon A line one hundred and twenty rod to A black oake tree marked, and from thence south 80 rod to A small white oake marked, from thence west upon A west line to ye saplin tto ye first bounder, further, to be understood yt If Sd north bounders of there three lotts of lands as Above sayd hapen to falle or be within ye lines or limmits, of ye lands belonging to Coro Lewes moris, that then what Is wanting in length shall be made up in Breadth on ye East side or End this # order recorded # me Tho Townsend southward

(In margin the following) In devition ye first lott, Moses Mudg, west; second sam pell; third Ephraim Carpenter, east.

Then ordered and agreed that the high waye from Joseph Carpenters Dwelling house now standing, to ye waterside between his home lott and nathanell Coles home Lott, shall be ttwo rod, wide, from ye sayd Josephs house to ye watter side and by ye Cove or watter side, on ye north side of ye Cove, to ye mouth of the Cove, to be Alowed, and staked out A highwaye of six rod wide as shall be layd out or staked out by Joseph Carpenter, Sr: and Robart Coles, being found by them, most Conveniant, and sutable, and recorded, this per order \$9 me Tho: Townsend

Muschedacove, the 13th of febrewary 1682

Be itt knowne unto all Christion people to whome this deed of Convayeance maye Come or Any wayes Consarne know yee, that I Joseph Carpenter Sen: of muschedacove, Above saide upon good Considerations moveing me hereunto have granted given, and by these presants doe grant give Allinate and make over for Ever unto John williams Cordwindar, now Residing on ye same place foure Accars of Land, Bounded lying Being on ye north side of the highwaye Against my now dwelling house, Butting to ye high waye at ye south End, and Joyneing on ye west side to daniell Colles home lott, being sixtene rod wide in ye front to ye streete south End, and reare north End ye same Breadth, and in length by ye sayd daniell Colles lott fortty rod, Containeing within ye sayde bounds as Above inserted foure Accars more or less, the which I ye abovesayde, Joseph Carpenter, doe grant Asigne, Confirme Alinate and make over, from me my hayres Execut^{ra} Administrators or Asignes for Ever, unto ye Abovesaid John williams his hayres Execut: Administrators or Asignes to have and to hold occopy poses and inioye for Ever without lett hinderance or molestation from me or Any from me or Any from me, or Any from by or under me, haveing Reseaved satesfacktion for ye same as wittnes my hand and seale daye and date Abovewritten further to be understood ye sayd Land If to be sould at Any time after ye date hereof ye sayd Joseph his hayres or Asignes to have ye first refusall,

Sealed and delevered and signed

Joseph Carpenter

in ye presance of us
Tho: Townsend
Isack doughty
this Entred 30 order

tthis Entred # order # me Tho: Townsend

(fol. 27)—Bee itt knowne unto all men whom this my deede of sale maye Any wayes Consarne, yt I Joseph Carpenter, of muschedacove within ye Collony of his Royall Highnes Jeames duke of york, haveing made A purchase of A sartaine trackt of Land liing and Being at Muschedacove, as by deede maye Appeare, ye sayd deede Bareing date ye 24th maye in ye yeare off oure Lord 1668, I ye Aforesayde Joseph Carpenter doe owne and acknowledge, to have frely sould from me my hayres and Asignes, unto Tho: Townsend, to him his hayres and Asignes for Ever, ye one fifte partt of Lands, and all other whatsumEver previledges, doeth or shall Any wayes belong, unto ye Abovesaide spesified deede or by vertue of ye same, ye sayde fiftt partt of Lands timbar feeding or Any other previledge whatsomEver, which maye or shall Any wayes belong by vertue of my purchase made ye 24th daye of maye in the yeare of oure Lord 1668: I doe frelly owne to be Tho: Townsends of oyster Baye, to be his hayres and Asignes for Ever to have and to hold for Ever, without Lett

ttroble or molestation, by me or Any from by or under me, haveing reseved from ye sayd Tho: Townsend full satisfacktion to my Content, for ye sayd fiftt partt of Lands and previledge thereunto belonging, I have hereunto as my free and Reall acktt, sett to my hand, & seale, in muschedacove this sixth daye of march in ye yeare of oure Lord one thousand six hundred and seventy, and in ye 23th yeare of ye Raine of oure Soveraig Lord and king Charles ye second, king of England scotland france & Ireland, &c—

Signed sealed and delevered in presants of us nathanell Colles mathyas Harvye

Joseph Carpenter O

Asigned by me Tho: Townsend of oyster Baye this Above written deed, unto nickoLas simkins of muschedacove, I haveing reserved from ye sayde Simkins, full sattesfacktion to my Content, doe make over the abovesaide, written deed from me my hayres and Asignes, to ye sayd nicholas simkins, to him his hayres and Asignes for Ever, as wittnes my hand and seale, this 6th of march 1670 and in ye 23th yeare of ye Raine of our Soveraine king Charles ye second, king of England Scottland france and Ireland 80

signed sealed and delevered in presanc of us mathyas harye nathanell Colles

Tho: Townsend

oyster Baye this 10th daye of Jully 1670

This Instrament of writting declareth to all or Any parson to whome Itt maye any wayes consarne yt whareas I Tho: Townsend of oyster Baye in ye north Riding of new yorkshare, had an Equall Right of land and Comans with Joseph Carpenter at muschedacove as upon artecalls exsprest datted muschedacove ye 30th daye of novembar 1668, I doe by these presants Asigne and make over all my right titell and Intrest in this Above sayde Right of Land and previledge unto nickolas simkins of muschedacove to him his hayres or Asignes for Ever to have and to hold as his or there one proper titell and intrest, from me my hayres Administ: or Asignes for Ever, haveing Reseaved for Itt full satesfacktion as wittnes my hand daye and date Above written and in ye 22th yeare of ye Raine of king Charles ye second king of great Britten france and Ireland &c—

and in presance of us

Samuell weeks

Tho: Townsend

John weeks

ffebrewary ye 17th 1682

The $\langle n \rangle$ Agreed and ordered By Consent to be Recorded, yt seph Carpenter Sen: hath Exchanged, with nickolas simkins, ye

lands menshoned As followeth, which Is to be understood, Recorded for ye prevention of aftter ttrobles or Contentions yt maye Arize, for ye futter, Viz: the sayd Joseph Carpenter haveing by ye first devition of ye fifty Acar Lotts to two fifty acar Lotts Layd out on ye East side of ye mill river swomp, as By devition in nomber foure, and nine as stands Recorded, by ye sayd Joseph doe Exchange ye sayd first fifty Accor lott nombar foure, with nickolas simkins for his fifty Accor Lott as Layd out upon ye south side of ye cove, as by Alottment, and stands Recorded, to nickolas simkins ye third share in devition further to Explaine, the tru Exchange of lands as Above sayd, I Joseph Carpenter doe Asigne and make over for Ever, from me my hayres or Asignes, all my right titell and intrest in ye first sayd fifty Accar lott nombar foure, to ye sayd nickolas simkins his hayres or Asignes for Ever, In Consideration whareof I nickolas simkins Above menshoned, doe Asigne and make over for Ever unto Joseph Carpenter his hayres or Asignes all my right titell and intrest of and in my fifty accar lott, on ye south side of ye Cove, as stands recorded in nombar three as wittnes our Confirmation, by Interchangably subscribing our hands

ttestes Tho: Townsend, Recorder, Joseph Carpenter Onicolas Simkins O

(fol. 28)—ffebrewary ye 17th in yeare 1682

Recorded by order and Consent, yt whareas william tthorny-Crafft was by his deed from us, to have twenty Ackars of land layd out with samuell pell moses mudge and Ephraim Carpenter, But haveing since Exchanged ye previledge or twenty Acars as by deed to be layde out, with his father in law Joseph, Carpenter, and by request we doe grant and order, and give leave to ye sayd Joseph Carpenter his hayres or Asignes, to take up ye Abovesayde twenty Accars of Land, by hemsted harboure side soe Caled, and being a vacant pece of land on ye west side, of his fifty Accar Lott being ye first lott in devition on ye south side of ye Cove, tthis Entreed \$\Pi\$ order \$\Pi\$ me

Tho: Townsend Recorder

2th ye same daye Agreed and ordered to be Recorded an Exchange of Land Betwene Joseph Carpenter and william Thorny-Chraftt, the Contents whareof being and is as followeth Viz: to be understood that whareas william Thorny-Craftt was to have twenty accars of Land Layd out to him as by his deede Inserted, to be in devition with samuell pell Ephraim Carpenter and moses mudge, he ye sayd william doth Asigne and make over ye sayd twenty Accars of Land unto his father in Law Joseph Carpenter his hayres or Asignes for Ever, for and in Consideration of fifty Accars of Land in hand and reseaved, of his father Joseph Carpenter on ye south sidee of the Cove, which was formerly

by devition nickolas simkinses, and Being ye third share, by Alottment, and to ye tru performance hereof we have hereunto sett, tto oure hands

ttestes Tho: Townsend
Recorder

william his X ThornyChrafftt mark Joseph Carpenter

June ye 6th 1685

Then agreed upon by the propriators of Muschedacove to Give & grant & by these p^rsents wee ye Sd propriators Doe give & grant unto Joseph Carpenter a piece of Land adjoyning to the Dwelling house of ye Sd Joseph being wthin ffence & Jouning to ye land of William Thornycroft being by estimation two Acres or thereabouts be it more or less to have and to hold to him ye Sd Joseph his Heires or Assignes for ever

This entred by the order of the priators

Fig. 10hn Newman record

To all people whome this may any wise concerne or Appertaine Be it known that I William Thornycroft of Muskedacove webin the bounds of the township of Oysterbay in Queens County on Long Island for and in ye consideration of full Satisfaction already received before ye sealing & Delivy hereof have Bargained Sold & confirmed & by these presents I ye Sd william Doe Bargaine Sell & confirme unto Joseph Carpenter of ye same place a parcell of land being in ye rere of ye home Lott of ye Sd William & Joyning to ye Land given to ye Sd Joseph as before is recited bearing Date wth this being by estimation one Acre be it more or less to have & to hold to ye Sd Josep his heires Executors Administrat: or Assignes for ever ye Sd Joseph having prsent possession and it shall & may be lawfull for ye Sd Joseph his Heires executors Administrators or Assignes to Occupie possess & enjoy all ye prmises wthout ye Lawfull hindrance or Interuption of me ye Sd William or of any of my Heires Executors Administre or Assignes or any other person or persons Lawfully claiming for by or under us or any or either of us by meanes of any former grant Bargaine or sale w'soever in witnes whereof I have hereunto Set my hand & seale the Sixth Day of June in ye yeare of our Lord 1685

Signed sealed & Dd: in ye p^rsence of us John Newman, record^r Robert Coles the marke of William X Thornycroft

0

(fol. 29)—Muskeeto Cove: December ye tenth: 1692: The purchasers and Pprietra of this place being Nathaniel Coles Robert Coles and Nicholas Simkins being ye Major Ppt and Sd Pprietra have this Day Surveyed & laid out a Neck of

Land Lying on ye Rere of their Home Lotts; w^{ch} Neck of Land is Mentioned and Demonstrated in their Booke of Records page 21: & 4th Article, in Maner as ffolloweth wth ye Consent of ye Overseers & Administrat^{ra} of ye Deceased Joseph Carpenter and Daniel Coles

ffirst—The whole Neck in Length, Breadth & Quantity wth ye Additions thereunto is from ye Cleft Rock North to Morris his Land, one Hundred thirty Six rod; ffrom thence West to Morris his Corner Tree ffifty two Rods, Thence West to ye Sea Two Hundred eighty Rod, Thence South one Hundred thirty Six Rod, Thence south one Hundred & twenty Rod, Thence East one Hundred & Sixty Rod: And it is Divided into Lots as ffolloweth

The ffirst beginneth at ye Cleft Rock aforeSd and So Ranging North to Morris his Line one Hundred thirty Six Rod, and West by ye Highway at ye Rere of our Home Lotts Eighty Rod

Second Lot Lying on ye West Side of ye ffirst being ye same

Length & Breadth

Third Lott Lying on ye West Sid of ye Second and of ye Same Length and Breadth

ffourth Lott Lying on ye West Side of ye Third and of ye same Length and ye Breadth thereof Westward home to ye Sea:

ffifth Lott Lying on Sd Neck Joyning to Daniel Coles Home Lott, begining at ye Highway Leading to ye Milstone Spring at ye Waters Side; Thence by ye Waters Side Southward, one Hundred & Twenty Rod; Thence Eastward to ye Rere of Samuel Tillers Home Lott home to Daniel Coles Home Lott aforeSd,

Thence Northwardly to ye Highway aforeSd—

It is to be understood yt ye ffifth Lott hath no addition Allowed to it, but ye four first Lotts hath Addition as ffolloweth; The Addition of ye ffirst Lott is ffifty five Rod in ffront & Rere, Ranging north to the Sea on ye West Side of Morris his Land; The Addition of ye Second Lott is Thirty Rod in ffront and Rere Ranging ye same Course to ye Sea; the Addition of ye third Lott is Sixty Rod in ffront and Rere Ranging ye same Course to ye Sea; The Addition of ye ffourth Lott is all ye Remaindr of Land between ye Addition of ye Third Lott, and ye Sea, And all these Additions Joynes to ye Lotts in \$\pi\$ticular as they belong, unto in some place or other. Day & yeare, above written the \$\pi\$prietrs abovementioned this Day being Mett together and agreed each man or woman to take their Lotts of Land aboveSd as it ffell to them by Lott: and so ye Lotts were Drawn as ffolloweth as witnes our hands & Seales Day & Date above written

In prence of us

John Newman:
The marke and seal of
The mark of
William X Thornicraft
The Third Lott

John Townsend:
Nathaneil Coles
O

The	marke	of
Samuel	(SC)	Coles

the Second Lott	
Nicholas Simkins	0
The ffirst Lott	
Robert Coles	0
The ffifth Lott	
The mark & Seal of	
Mahah Shalal Hasbaze Coles	0

Articles of Covenants & Agreements had made & Concluded on by & between ye &prietrs of Muskeeto Cove Viz. Joseph Carpenter, Nathaneel Coles, nicholas Simkins, Daniel Coles, and Robert Coles, Concerning Rectifying Some fformer Orders, and of a ffurther Division or Laying out of their Lands December ye 27: 1692: as ffolloweth

Imprmis that whereas in ye 21th page & 5th Article of ye Booke of Records for Muskeeto Cove Lands there is Mention made of Nine Lotts but upon a Stricter Survey there is but eight Lotts ffound, the fifth Lott being wanting, it is now Laid out at ye ends of ye first three Lotts, The north Bound thereof is ye Highway Leading from Muskeeto Cove to Matenacock, and ye South bound^r is ye Highway Leading from Muskeeto Cove to Oysterbay, and from ye Rere of ye fore Sd Lotts westward to Range as ffar as to make up one Hundred Acres it being Nathaniel Coles his Lott, as is mentioned in Sd Book, And further ye Sd Ppriet have all agreed that whareas ye Sd Lotts were formerly Laid out one Hundred Rod Long & in quantity ffifty Acres, they have agreed to make them two Hundred rod in Length & in quantity one Hundred Acres, that is to Say ye eight Lotts aforeSd, And whereas ye Highway was ordered to be between ye second & third Lotts it is now to be between ye third & 4th

The Sd #priet have laid out a piece of their Land Lying between ye fresh meadow & Littleworth Line to each man a Lott as ffolloweth; And whereas Joseph Carpenter Did formerly allow William Thornicraft Twenty Acres out of his ffifty Acre Lott The prietre have agreed in Liew thereof to allow him ye Sd Joseph thirteen Rod in Breadth and to begin at ye South Side of Muskeeto Cove Bounds and Ranging west to Littleworth Line and East to ye ffresh Meadows, And next adjoyning to this Is Joseph Carpenters Lott being ye first in numbr & ranging east & west & being in Breadth fifty Six Rod, The second Lott Twenty Eight pole in breadth being Robert Coles Lott, The third Lott Twenty Eight Rod in Breadth being Nathaniel Coles Lott, The flourth Lott flifty Six Rod in Breadth being Nicholas Simkins his Lott; The ffifth Lott ffifty Six rod in Breadth being Daniel Coles Lott, all these Lotts abutting against Littleworth Line and ye ffresh Meadows as aforeSd, And whereas Robert

Coles & Nathaneill Coles Lotts being ye second & third Lotts abovementioned are but twenty eight Rod in breadth and So of Less quantity than ye other three, The #priet¹⁸ Do all agree to allow ye Sd Nathaniel & Robert as an Addition to Sd Lotts all ye undivided Land Lying Joyneing to their flifty Acre Lotts mentioned in ye eighth Article of ye one & twentyth page of their Booke of Records that is to say all ye Land yt Lyeth between ye Highway yt Leadeth to Hempsteed and ye Mill swamp or Run—

3^{dly} Whereas ye Home Lotts of Nathaniel Coles & Nicholas Simkins were at first Laid out Less in quantity then ye other Home Lotts as Doth appear in ye Booke of Records in ye one & twentyth page & second Article, the \$\pi\priet^*\$ Do all agree yt they ye Sd Nathaneil & Nicholas Shall have as an Addition to Sd Home Lotts each of them ten Acres of Land, that is to say Nathaniel Coles to take up his ten Acres on ye North side of Rattlesnake hollow, and Nicholas Simkins to take up his ten Acres on ye South side of Rattle Snake Hollow so called but not to Bar nor stop Cattel from watering nor Highwayes

4thly Whereas in ye one & twentyth page & Sixth Article of ye Booke of Records Daniel Coles hath seventy Acres of Land and Thirty Acres of Land ordered to him: The Pprietra now Do ordryt he ye Sd Daniel Shall have as much Land els where as will make up Sd Seventy & Thirty Acres to be two Hundred Acres to be taken up between Morris his Land and ye Highway Leading from Muskeeto Cove to Matenacock, But ye true meaning of this is that ye Seventy Acres hath by another Survey been made up sevenschore acres and so he ye Sd Daniel is to take up as much Land at ye place aforesaid as will make up ye Sd Sevenschore & thirty Acres two Hundred In Witnes whereof ye Execut & Overseers of Joseph Carpenter and ye Execut & Overseers of Daniel Coles with ye rest of ye Pprietra we witten Simulated and a Seales ye Day & yeare above written

Signed sealed & Dd:	The marke and seal of	
in presence of us	Ann (A) Carpenter	0
John Newman	Nathaniel Coles	0
Jarvis Mudge	Nicholas Simkins	0
The Marke of	Robert Coles	0
Ichabod (I) Hopkins	The X marke of	
• •	Mahah Shalal Hasbaze Coles	0
	Derick Albertson	0
	The marke of	
	William X Thornecroft	0

(fol. 30)—May ye 8th 1730
Then Run a Straight line from ye Clump of Wallnutts so
Called at ye North East Corner of Musketocove patten to ye

South East bounds thereof which is from ye Sd Wallnutts South 3 degrees East wanting about 5 Minets Run # me

Geo: Townsend

Be it known to all men by these presents that whereas I Nathaneel Coles of Oysterbay in Queens County on Long Island in ye Collony of New Yorke have and Alotment of Land at Muskeeto Cove in ye Bounds of Oysterbay aforeSd which Lott is Mentioned & plainly Discribed in ye Book of Records of Muskeeto Cove Lands in ye 21th page and 8th Article, and ye ffifth Lott in Number Lying between Robert Coles Lott and ye Mill Swamp; And that I Robert Coles have also another Alotment of Land at Muskeeto Cove aforeSd weh is mentioned & discribed in ye Book of Records aforeSd in ye 21th page & fifth Article & of Number two & in Quantity ffifty Acres in Sd Booke: But by another Agreement made ye 27th Day of December Last it is made ffull one Hundred Acres: Now wee ye Sd Nathaneel Coles and ye Sd Robert Coles for good Considerations moving us thereunto Do by these presents Do agree to make an exchange of these our Sd Lotts that is to Say I ye Sd Nathaniel Do Yield up all my Right title & Interest in my Lott before Mentioned with all Additions belonging thereto unto ye Sd Robert Coles to him his Heires & Assignes forever: And I ye Sd Robert Coles Do Likewise Yield up all my Right title & Interest in my Lott beforementioned wth all Additions belonging thereto unto ye Sd Nathaneel Coles to him his Heires & Assignes forever; In Witnes whereof wee have hereunto Sett our hands & Seales the Twenty Eighth day of December one thousand Six hundred Ninety two Signed sealed & Dd: Nathaneil Coles Robert Coles O in prence of us

John Newman Nicholas Simkins

Entred In Oysterbay Records In Libr C page 58

(fol. 31)—Articles Covenants and Agreements had made and Concluded on by and Between us the Major pert of the Propriators of Musketacove that whereas the propriators Did make an addition on ye west End of the Nine Lotts Lying on ye East side the Mill River or ffresh Meadows on the 27th of December 1692 therefore we the Major pert of ye Propriators as aforesaid Do make a second Addition on the west End of the aforesaid Nine Lotts that is to say that Every Lott shall range west the whole Breadth of the Lotts so ffar as William Carpenters now Dwelling House and also the Lott that Lyes Between the Highway to MatenaCock and the Highway to Oysterbay to have and addition of the same Quantity of Land as the other Nine Lotts have all which additions of Land to be and remaine unto the owners of the aforesaid Lotts according as they was Laid out to them theire Heires and Assigns ffor Ever In witness whereof we have hereunto sett our hands and ffixed to our seals this 6th Day of January Annoq Domini 1698/9

Nathaneill Coles
Nicholas X Simkins
his marke
William Carpenter
Samuel (SC) Coles
his marke
Robert Coles Se⁵
O

Entred by the order of the parties abovementioned

me John Townsend Clerke

and is also Entred In Oysterbay In Libro C page 57

(fol. 32)—Know all men by these presents that we whose Names are Underwritten the owners and propriators of Musketacove Lands Have Given Granted Allienated Infeoffed Assigned made over and Confirmed and by these presents Do Give Grant Alienate Infeoffe Assigne Makeover and Confirme unto William Carpenter of Musketa Cove aforesaid In the Township of Oysterbay In Queens County on ye Island Nassaw In the Collony of Newyorke as our ffree and proper Gift a Certain Percell of Land Lying and Joyneing on ye Northside of his own Land beginning at ye Northwest Corner of his owne Land and ffrom thence to Range North so ffar As to Come three Rods Northward of his now Dwelling house and ffrom thence to Range Eastwardly upon a Strait Line to the East Corner of his own Land be It in Quantity More or Less Together withall our Right title Interest Claime and Demand Whatsoever which we the said propriators now have or which any or Either of our Heires Executors Administrators or Assignes may hereafter have of to or In the said Granted Land withall ye profitts and previledges belonging thereunto Belonging to Have & to Hold unto him ye Sd Willaim Carpenter his Heires and Assignes all and singular ye said granted Land and premises ffor Ever Without the Lawfull Lett or Mollestation of us the said propriators or Either of our Heires or Assignes and the same to ye said William Carpenter his Heires & Assignes ffor Ever to warrant and Defend according as before Is Expressed In Witness whereof We have hereunto set our hands and ffixed to our seales this 27th of March Annog Dom:

signed sealed and Dilivered

In ye presence of us

John Townsend

the (S) Marke of

Samuel Weekes

Nathanell Coles Sen^r O

nicholas Simkins O

Robert Coles sen^r O

the mark (S C) of

Samull Coles O

Entred # me John Townsend Clarke

Know all men By these presents that we whose Names are underwritten the propriators of Musketacove Have Given & Granted unto Samuell Weekes of Musketa Cove aforesaid three Acres of Land Joyning on ye south side of his own Land beginning at ye East End of his own Land being a gore and to range westwardly to ye End of his own Land taking in Just three Acrees of Land to Have & to Hold unto him the said Samuell Weekes his Heires and Assignes the said granted three Acrees of Land with ye previledges belonging thereunto ffor Ever ffrom us the said propriators or any or Either of our Heires or Assignes and ye same to ye said Samuell Weekes his Heires and Assignes ffor Ever to Warrant & Defend according as before Is Expressed As Wittness our hands and seales this 27th of March 1699

In ye presence of us

John Townsend

William Carpenter
Entred by me
John Townsend Clerke

Nathaneill Coles sen^r
Nicholas Simkins
Nicholas Simkins
Nobert Coles sen^r
O
the mark (S C) of
Samuell Coles

(fol. 33)—Know all men by these presents that we whose Names are hereunder Written the Propriators of Musketacove ffor and In the Consideration yt Robert Coles Doth by these presents Give & Grant unto us ye Said propriators ffree Liberty to Dam against any pert of His Land Joyning to ye Mill stream with ye priviledge of Diging Earth and Carting ffrom his Land for ye Dam to us and our Heires and Assignes ffor Ever ffor which Consideration we Do Give Grant & Confirme unto ye said Robert Coles all the Land & swamp Joyneing to his salt Meadows on ye south side ye Mill Creek he ye said Robert Coles not to hinder nor prejudice the Highway to Hemsteed or ye way to ye head of ye Cove or any Watering together with all our Rights and titles which we have to ye Sd granted Land & swampe to have & Hold unto him the said Robert Coles his Heires and Assignes for Ever ffrom us our Heires Executors or Assignes ffor Ever ffree & Cleer ffrom all Mollestations whatso Ever as though it was worded In Every Respect according to Law and to ye Confirmation whereof we have hereunto sett our hands and seales this 27th of March Annoq Domini 1699

signed sealed & Dilivered

In ye presence of us

John Townsend Clarke

his marke

Nathaneill Coles sen^r

Nicholas Simkins

William Carpenter

the mark (S C) of

Samuell Coles

O

(fol. 34)—At the request of Capt Jacob Valentine Barak Sneathing and John Hawkins I have Surveyed the Land Discribed in the under written figure Lying the West Side of Morris his pattent and Between it and John weekes his Land and whereas there Being an agreement Some time Last year made Between the parties about Settling the Bounds Between the Lotts and there then Being a Dispute Between them and Justice Woolsey Concerning their Bounds and the agreement had refferrence to an Arbitration then depending between Said Benj woolsey and Jacob Vallentine Viz before micajah Townsend Solomon Smith and Isaac Smith and the Said Solomon Smith and Isaac Smith the major part of them having Settled the Line as is Described on the East Side of the Easterly Lott So that it Takes out of that Lott about 10 acres three roods 30 rods of Land which was agreed to be Lost in proportion to what Each man had in possession: and according to that proportion I have Run the Land out and Setled the Bounds according as the Lines is figured in this annexed map which was delineated by me Samuel willis April ye 26th 1776 Laid down by a Scale of 20 rods to an inch (The map is spread over both pages of the folio)

(fol. 35)—Be Know to all persons Whome it may Concern that We Jacob Valentine Barak Sneathing and John Hawkins all of Masketicove patent in the Bounds of Oysterbay in queens County & Being possesed of Certain Lotts of Land Lying Between the patent formerly obtained By Con Lewis Morris and the Land now of John Weekes: and Whereas we the persons aforesaid not having our partition Lines Setled Between us By reason that a Dispute has Long Subsisted Between the owners of Easterly Lott of Land and the possessors of Morris his pattent and as Justice Benjamin Woolsey the present possessor of that part Joyning to the Easterly Lott he the Said Justice woolsey and Capt Jacob Vallentine Did Some time Last year reffer the matter in Dispute to Arbitration and did agree With Each other that In Case the Arbitrators Should award any Land to the Westward of a Right Line from the mouth of Morris his Brook to a white oak Dead tree reputed to be Coil morris his South West bounder that in Such Case that the parties above named Should Loose Each their proportional part of the Same in proportion that Each had Land in their possession: And it is appearent that the Arbitrators had awarded a line to run Westward in an Elboe forme so as to Inclose about 10° 3° 20° of Land to the westward of the Said Straight or right Line so that In pursuance to the Said Agrrement we have Settled the Bounds and Lines Between the Lotts and run the Lines according to the Courses and Distances mentioned and discribed in the map on the other Leafe of this Book So that Each of us Beares the Loss in proportion as the Survey and Lines run Between the

Lotts Therefor we do Confirm the partition Lines that are run already according to the Said map and we Do agree Each of us for our Selves respectively and for our heires and assignes that the Lines So run Shall be a Constant and Lasting Bounder Between Each Lott without removall or alterations for Ever In witness hereunto we have Set to our hands and fixed our Seals this Twenty Sixth day of April in the Year of our Lord one thousand Seven Hundred and Sixty Six 1766

Signed Sealed and Delevered

In the presence of

William Bennet

Samuel Willis

Jacob Vallantine

John Hawkins

Barak Snethen

O

Samuel Willis

(ADDITIONAL RECORDS IN THIS PROPRIETORS BOOK on various pages, mostly not numbered)

(p. 10)—Memerandom for going to york for the Porfecying: (?perfecting) of the Syal right of our land -01-00-00 and allso to agree with the Gov^r for the payment for Entertay(n)ing the Survare -00-05-00

(The difficult word might also be read as "Portousing," i. e., ?producing. "Syal" may mean either "soil" or "seal." This is of interest in connection with the order of the Governor to the Town Meeting to send certain deeds to him in order to perfect their titles. See p. 33; also p. 271, wherein Henry Townsend Sr. and Justice Thomas Townsend are selected to take the Patent and Indian deeds to the Governor for that purpose. See also Folio 1, Book B, (to be published in our second volume) and the Court of Assize records, in this Appendix, regarding this matter.)

 Family Record of Robert Coles I was maried the first of January 1670
The Age of my Childern Nathan Coles was Born the 18th of of march 1671 Tamer Coles was Born the 18th of may 1673 Dorkis Coles was Born the 15th of may 1675 Robert Coles was Born the 9th of Aprill 1677 John Coles was Born the 15th of november 1678 Charls Coles was born the 4th of march 1679 ffreegiuft Coles was born the 12th of June 1682 ffreegift Coles Desesed the 8th of agust at night 1683 Mercy Coles was born the 24th of march on monday 1683/4 Mary Coles was: born the 30th of november 1686 my dafter Tamar was mearyed the 5th of november 1690 my son nathan was mearyed the 21th of february 1691 Dorkis Coles Desesed the 19th of fabury 1698 Robart Coles Sen^r desesed April ye 16 day 1715

my wife Mercy desested the 21 of october 1708 Robart Coles Sen^r: desested April ye 16 day 1715

The Age of William Thornycrafts and Mary Thornycrafts Children

Thomas Thornycraft born ye 28th January 1708 William Thornycraft born ye 8th November 1710 Phebe Thornycraft born ye 1st March 1712 Charles Thornycraft born ye 2d July 1715 Mercy Thornycraft born ye 25th Septhr 1717 Mary Thornycraft born ye 3d November 1721 Joseph Thornycraf born 26th February 1723/4

In the name of god amen

I Robert Coles being in perfect memary doe Comit my body to the dust from whence it was taken and my soule to god that gave it I also despose of my asteat as followes: first I bequeath all my land and meadowes unto my fore Sones nathan Robert John and Charles Coles to bee Equally devided amongst them onely my Eldest son nathan is to have his first Choyes when devided: I resarving for my wife there mother my houes and orchard be low the high way or Street with the land and meadow aioyning thereunto for her ues duering her widowhood and no longer: after to return to my sones as afore menshoned I also give unto each of my sones one Cow and two yeues when they Come of Age and if any of my sons dy without iseu then his part to fall to the sirvivers: also I bequave unto my wife mercy Coles all my moveble Estat to distrubt among my dafters as my sayd wife shall see case only my neger boye to fall to my sones after my wifes deth or widowhood: as also the Cows and Sheep abovementioned my sons must have when thay come of age my mill I give to my sones also among them as aforesayd my wife shall have the ues of all the esteat tell my Chrildren shall Com to age for the bringing of my Children up that is to say during her widowhood and not other wayes I desier my Cozen John Townsend my sister anns son and my Cozen nathaniell Coles my brothers son: with my wife to se this my will proformed acording to the tenner thereof this above wreten I doe owne And ecknowlidg to be my last will and testement as witeness my hand and seale

In Musketacove this 17th of march 1689/90 Robert Coles O Signed Sealed in presents of us moses mudg John Newman George Codner

memarandom that I Robert Coles the within wretten my Last will and testament do make and appoynt my eldest son nathan Coles and my wife to be the whole Executors of this the within

wreten my Last will and testament and that John Townsend and nathaniell Coles my Overseres named in this my within wreten testament shall have full power to divide my land according as I have Given it to my Childeran in this my within wreten will and this I declare to be a part of this my within wreten will as witeness my hand and seal Robert Coles O the 17th of march 1689
Signed and Sealed in presents of us Moses Mudg John Newman George Codner

Family Record of Nathan Coles.

Nathen Coles was borne march ye 18 day in the y^r 1671/2

Rachall Coles wife to Nathan Coles was Bornd 12 day April 1672

The a Bove Said pasens was mared 21 day of faberway in y^r 1691

my dafter Ann Coles was Bornd desambar 3 day 1692

my Dafter Charaty Coles was Bornd Saptamber 1 day 1695

my Dafter Daberah Coles was Bornd Janawary 11 day 1697/8

my dafter Contant Coles was Bornd April 25 day 1700

my dafter Rachell Coles was Bornd Jenawary 15 day 1703/4

my dafter matha Coles was Bornd novemb^r 4 day 1706

my Grand Son Coles mudg was Bornd July 10 day 1711

my Grand Son michil mudg was Bornd Augst 30 day 1713

Benjamin Cheeseman Born on ye 15th November 1716

Samuel Cheeseman Born on ye 13th January 1719

Thomas Cheeseman Born on ye 15th January 1721

Family Record of Joseph Carpenter
Joseph Carpenter Sen^r was Bornd October 16 day 1685
my wife mary Carpenter was Bornd Saptamb^r 21 day 1691
Joseph Carpenter and mary Carpenter was mared the ninth day
of famuray In the yeare 1709 (Carpenter Gen. gives Feb. 29,
1709)
Willett Carpenter Son to Joseph and mary Carpenter
was Bornd the aight day of June in ye yer 1719

Joseph Carpenter Son to Banjaman and macy (Mercy) Carpenter Was bornd Saptambar 15 day 1705
Hanah and E(li)zebath Carpenter was Bornd Augst 17 day 1708
Bamjaman Carpenter was Bornd novamber 3 day 1712
Ann Carpenter was Bornd mach the 21 day 1715
Ann desed 2 day of Aril in th yere 1715

David Valentine born May 1689. Charity Valentine Born September ye 1st 1695 Charity Valentine Born Aprill ye 30th 1717 Jacob Valentine Born December ye 22nd 1718 Mary Valentine Born July 17th 1721

Sarah Valentine Born October ye 11th 1725 Phebe Coles (grandaughter) Born April ye 4th 1735 Charles Valentine Born September ye 30th 1742 David Valentine Born September ye 27th 1745 Susannah Valentine Born November ye 22nd 1748

In the name of god amen the twenty fiveth day of July 1712 I Robert Coles of Muskeetocove in the bounds of oyster bay in Queens County in the Colony of Newyork being very sick in body but of perfect mind and memory thanks be given unto god for it therefore Calling unto mind the mortality of my body and knowing that it is appointed for all men once to dye do make and ordaine this my last Will and testament that is to say principally and first of all I give and Recommend my soul into the hands of god that gave it and my body I Recomend unto the earth to be buried in decent Christian burial at the decretion of my Executors nothing doubting but at the general resurection I shall receive the same again by the mighty power of god and as touching such Worldly Estate Where With it hath pleased god to bless me With in this life I give demise and dispose of the Same in the following manner and form I give and bequeath to all my Children nathen John and Charles Coles teamer Carpenter marcy Carpenter and mary Thorny Craft all my hole real and parsonel Estate to be Equeally devieded amungst my Children above named to them there hieres and assignes for Ever of the my Debtts or all paid and Exsepting the bed and furnature there unto belonging and a Chest Which my Wife deciered in her Will for her doughter marcy Carpenter and a trunck where in all my Writtings are I give thatt unto my son nathen and I liekewise Constitute make and ordaine my son nathen Coles and John Coles to be my Hole Executors of this my last Will and testament and I do hereby utterly disallow revoke and disanul all and Every other former testaments Wills legacies and bequests and Executors by me in any Ways before named Willed and bequeathed Ratifying and Confirming this and no other to be my last Will and testament In Witness whereof I have hereunto set my hand and seal the day and year above Written

Signed sealed and delivered in ye presence of Derick Albertson Caleb Peck Joseph Carpenter

Musqueto Cove November 11th 1786

An Account of the Landholders with the number of Acres each possesses within the Patent: And also the Sums annexed that they are to pay as Quit-rent for fourteen Years past and fourteen years to come which is to be a final payment Viz:

Robert Coles O

A	Acres £ s	d	A .	cres	£	•	d
James Townsend	279 0 5	7	Morris Carpenter	15			4
Prior Townsend	30 0 0	8	William Hyde	11	_	_	3
Jacob Coles	114 0 0	4	Coles Carpenter's	••	•	•	•
Noah Townsend's	114 0 0	Т		:00	Λ	4	0
Est.	190 0 3	10	Albert Coles	75		1	6
		2	Derick Coles	62		i	3
Hervey Colwell	7 3 3			48		_	ő
Abraham Probasch		5	William Coles	40	U	I	U
Mordecai Beedel	19 0 0	4	Benjamin Coles	100	^	2	^
Daniel Albertson		10	Est.	100	=	2	0
John Butler	44 0 0	11	Isaac Coles		0	0	4
William Frost	450 0 0	_	Daniel Coles	120		2	5
& Daniel Kirby	153 0 3	1	Ananias Downing	156		3	2
John Weeks	100 0 2	0	William Hopkins		-	1	8
Jacob Carpenter	102 0 2	0	Thomas Hopkins		-	2	10
Jesse Coles	122 0 2	5	Silas Downing		_	0	5
Caleb Coles	125 0 2	6	Jeromas Bennet	80	0	1	8
Benjamin Coles	100 0 2	0	George Bennet	80	0	1	8
Jacob Valentine	277 0 5	6	Thomas Pearsall's				
Coles Mudge	80 0 1	8	Est.	185	0	3	9
Jordon Coles	19 0 0	4	Charles Frost	3	0	0	1
James Bennet	300	1	John Frost	3	0	0	1
Charles Thorn	19 0 0	4	William Bennet Es	t. 6	0	0	2
Joseph Woods	120 0 2	5	Henry Mott	26	0	0	6
Joseph Craft's Est.			Thomas Kipp's Es		-	Ŏ	2
Joseph Diant & Est.			Benjamin Craft	73		ĭ	6
			Solomon Craft			ī	3
			Solomon Ciare	~	•	-	_

(The following certificates, though in the Quaker form, were not under the care of a Friends' Meeting.)

(p. 8)—Whereas Richard Udall son of Thomas Udall (deceased) and Susanna his Wife of the Township of Huntington, County of Suffolk, & State of New York, and Deborah Powel, Daughter of Willet Powel & Catharine his Wife, of the Township of Oyster Bay, County of Queens, & State aforesaid; having for some time intended marriage with each other, & having consent of their surviving Parents to their said intended Marriage. Now these are to certify whom it may concern, that for the full accomplishing their said intended Marriage, on the third day of second Month in the year of our Lord one thousand eight hundred & one, they the said Richard Udall and Deborah Powel appeared in a Meeting of the subscribers held at the dwellinghouse of the said Willet Powell, and the said Richard Udall taking the said Deborah Powell by the hand, did in a solemn manner openly declare that he took her the said Deborah Powell to be his Wife, promising with the Lord's assistance, to be unto her a loving & faithful Husband until Death should seperate them; And then, & there, in the said Assembly, the said Deborah

Powell did in like manner declare that she took him the said Richard Udall to be her Husband, promising with the Lord's assistance, to be unto him a loving & faithful Wife until Death should seperate them; And moreover they the said Richard Udall & Deborah Powell, (she according to the custom of marriage assuming the name of her Husband) as a further confirmation thereof, did then & there to these presents set their Hands: And we whose names are hereunto subscribed, being present at the solmnization of said marriage & Subscription, have as Witnesses hereunto, set our hands the day & year above written

Richard Udall Jun^r Deborah Udall

Ann Merritt
Oliver Smith
Henry P: Havens
Abraham Whitson
Phebe Carman
Dorothy Weeks
Phebe Powell
Elizabeth Valentine
Susanna Valentine
Phebe Willets
Rachel Underhill

Ann Willets
Elizabeth Seaman
Abigail Hicks
Sally Wickham
Townsend Valentine
George Valentine
Frost Valentine
Richard Willets
Daniel Willets
Joshua Willets
Elijah Seaman

willets Powell
eaman Catharine Powell
ks Jacob Seaman
ham Susanna Seaman
Valentine Sarah Udall
entine Charles Udall
tine Jacob Willets
Illets Theodosia Valentine
ets Sarah Valentine
ets Alice Powell
han Jonathan Seaman
Recorded David Valentine

(p. 12)—WHEREAS George Valentine, son of David Valentine & Hannah his Wife, of the Township of Oyster Bay, County of Queen's, & State of New York; and Mary Frost, Daughter of Stephen Frost & Sarah his Wife, of the Township, County & State aforesaid, having with consent of Parents & Parties concerned, previously engaged themselves to each other in a Contract of marriage NOW these are to certify all whom it may concern, that for the full accomplishment thereof, this twentysecond day of the second Month, in the Year eighteen hundred & three, they the said George Valentine & Mary Frost appeared in a Meeting of the Subscribers, at the House of the abovesaid Stephen Frost; and he the said George Valentine, taking the said Mary Frost by the hand, did, in a solemn manner, openly declare, that he took her to be his Wife; promising, through Divine assistance, to be unto her a faithful & loving Husband until death seperates them, or words to that effect; & then the said Mary Frost did in like manner, declare, that she took the said George Valentine to be her Husband, promising through Divine assistance to be unto him a faithful & loving Wife, until Death seperates them, or words to that import;

AND MOREOVER they the said George Valentine & Mary Frost (she according to the custom of Marriage assuming the

Name of her husband) as a further confirmation thereof, did then to these presents set their hands; and we whose names are hereunto subscribed, being present at the solemnization of said Marriage & subscription, have as Witnesses thereunto, set our hands the day & Year above written

Deborah Townsend
Sarah Udall
Rosannah Cock Jun^r
Hannah Townsend
Clarinda Cock
Phebe Frost
Latitia Townsend
Dinah Cock
David Valentine Jun^r
Refine Cock
Daniel Valentine
Isaac Frost
Charles Thorn Jun^r
Ambrose Cock
Charles Udall

Jacob Seaman
Charles Cock
Charles Frost Jun
Elizabeth Frost
Mary Frost
Ann Cock
Mary Cock
Isaac Smith
Jemina Smith
Robert Mitchill
Baxter
Frost Valentine
Hannah Baxter
Lewis Valentine
Isaac Valentine

George Valentine
Mary Valentine
David Valentine
Hannah Valentine
Stephen Frost
Sarah Frost
Charles Frost
Charles Valentine
Jun
Rosanna Cock
Susanna Valentine
Sarah Valentine
Susanna Seaman

Recorded # David Valentine

(End of Musketo Cove Book)

THE COURT OF ASSIZES

The following extracts relating to this Township from the records of the Court of Assizes, are from the copy formerly in the Town Clerk's possession, but which has been for many years in the possession of the New York Genealogical and Biographical Society. Mr. George W. Cocks procured the loan of the manuscript in 1898 to make this copy. This text is of greater importance since the records of the Court for the early English period were destroyed by the fire in the State Library at Albany, in 1911. The Court of Assizes was established at the beginning of the English regime, and consisted of the Governor, his Council, the High Sheriff of New Yorkshire and the Justices of the Peace of the three Ridings. It existed until 1684. It was the highest tribunal in the Province, with the supreme power of making, altering and abolishing laws, but was in no way representative of the people, its members being wholly dependent on the Governor's will. It

met once a year, in the autumn. It was this Court, dominated by the "Commander in Chief" representing the absent Governor, which refused the petition of the Towns in 1681, as shown on p. 245-247, though the Justices of the Court had met three months previous, and adopted a similar petition. See Brodhead, Hist., II., 351, et seq.

At a Gen^{rll} Court of Assizes held in ye Citty of New Yorke beginning on ye 3^d day of November by his Ma^{ties} authority in ye 21th yeare of ye raigne of o^r Soveraigne Lord Charles ye Second by ye grace of God Great Brittaine France & Ireland King Defend^r of ye Faith &c Annoq Dni. 1669.

Whereas It hath beene Reprented to this Cort that ye tyme appointed for houlding ye Two Corts of Sessions each yeare is very Inconvenient to be so neare one anothr as June is to March, & so longe from June to March againe, untill went tyme if ye sume be above Five pound & under Twenty no person can recover his right at Law The Court doth ordr that for this yeare ensueing ye Two Sessions for ye North & West Rydings shall be held in Decembr & June & none in ye month of March, The second wednesday in December to begin for ye North, & ye Third Wednesday for ye West Ryding, The East Ryding to continue as before, unlesse they shall desire ye like alteration or some Inconvenience shall appear.

By ord of ye Governo & Cor of Assizes.

Matthias Nicolls Sec

To ye Justices of ye Peace of ye North Ryding to be published.

Several Ordre made & Confirmed at ye Gen^{II} Court of Assizes held in New Yorke beginning on ye 5th & ending ye 8th day of October in ye 22th Yeare of his Maties Raigne Annoq Domini 1670. Ordered

1st Whereas Complaint hath been made that Severall Indians at ye East end of Long Island do truck for & buy horses of Christians for their owne use wch in tyme may prove very dangerous & prjudiciall to his Maties Subjects in those \$\Psi\$t, It is ordered by this court, That no Indians wthin this Governmt shall be \$\Pmitted{T}\text{mitted} to buy or Keep any horses & if any have beene formerly bought by or Sould to them, The Officers of each respective Towne & Plantation more \$\Psi\text{ticularly} those at ye East end of Long Island are to make Inquiry thereof, & cause such \$\Psi\text{son} or \$\Psi\text{sons} as have sold any horse Mare or Colt unto ye Indians to take them back againe & give oth satisfaction to them Equivolent wth their Contract.

And if any one shall hereafter. prsume to break this Ordr ye Horse Mare or Colt so sold as aforesaid shall be forfeited to ye son that shall first give information, & make proof thereof, &

ye \$\P\$son offending shall pay as a fyne to his Ma^{ties} ye Sume of Ten pounds over & above his Retorning Satisfaction to ye Indian or Indians to whome he sold them.

- 2. Whereas It hath beene Rep^rsented to this Court that ye breed of Horses upon Long Island is much fallen to decay by reason of ye great numbers of Small undersized horses that Run in ye woods, It is ordered, That ye Law made in this Corporation touching ye breed of horses upon ye Manhatans Island be Recommended to ye severall Townes upon Long Island & that likewise as soone as Conveniently it can be put in Execution.
- 3. That ye Fees of Constable & Overseers in Towne Courts be Regulated by ye Lawes in such Cases Established.
- 4. That ye Prices of Corne to be paid in ye Rates, do remaine for this yeare ensueing, as they have beene ye Two preding yeares, for that a due Estimate cannot be made of what is requisite to be done therein untill ye Old & New High Sherrifs have brought in & #fected their Accounts, ye went they are hereby strictly required to do wth out any furthr or longer delay.
- 5. Whereas It is appointed in ye Laws Establish't wthin this Government, That all wills & Admeons upon ye Estates of ye Decd haveing been first proved & admitted in ye Court wthin whose Jurisdiction ye \$\Pi\son \text{doth}\text{ doth happen to dye, shall be retorned into ye Office of Records in ye ffort at New Yorke, & being there Recorded, Certificate thereof to be made It is ordered that ye Lawe in that Case provided be attended & observed as well wthin ye Citty of New Yorke as oth \$\Pi\text{thin}\text{ the government, any oth Custome to ye Contrary notwithstanding.}
- 6. That ye Law for Recording of Deeds be putt in Execution und ye penalty of loosing ye benefitt of Priorty, if a latter Deed shall be first Recorded.
- 7. That ye Ord^r Concerning Transportation of Deere Skins made at ye last Court of Assizes, do remaine in force till ye tyme lymitted do expire & no longer.
- 8. That ye Laws concerning marriage be strictly observed, ye breach whereof ye Officers in each respective Towne are to take notice, & retorne and Account to ye Courts on weh they depend & if any \$\pi\$son hath already beene or hereaft shall be fyned for Contempt or disobedience herein, ye fynes are forthwith to be levyed by ye Sheriffe, who hath hereby sufficient authorytye to do ye Same.
- 9. Wh(e) reas at ye Genⁿ Court of Assizes held in ye yeare 1666, It was ordered, That all Townes or private \$\mathbb{P}\$sons who held Lands or houses within this Government, by graunt or Patent from ye West India Conpany or any of ye Dutch Governor or upon prences of purchase or Patent from any oth \$\mathbb{P}\$sons, wheth Indians or others should have them removed or

Confirmed by ye Governor undr ye Authoritye of his Royall Highnesse wthin a certaine tyme prscribed under penaltye in ye Said Law sett forth, In obedience whereunto all Townes on Long Island have had new Patents, Except ye Townes of Southampton Southold & Oysterbay who upon some Nicetyes or prences have hitherto delayed to do ye same, this Court doth order that ye said Three Townes do give in their Reasons to ye Governor in some short tyme upon what Account they do refuse or delay to do ye Same Contrary to ye Gen! Rules & Orders Establish't & in ye meane tyme that all their Deeds of purchase Graunts or Patents not Confirmed as aforesaid be look't upon as Invalid to all Intents & purposes as is in ye book of Law Specyfyed.

- 10. That ye Officers of ye Severall Townes to whome warrants shall be issued forth by ye High Sheriffe to bringe in the valuations of their Estates by a Certaine tyme do duely observe ye Same, und ye penalty of a fyne to be imposed upon them by ye next Court of Sessions or Assizes.
- 11. That ye Military Lists of ye respective Townes wthin ye Government be retorned in by ye Military Officers to ye Governor once every yeare, ye tyme to be at or before ye 29th of May undrye penaltye of a Fyne to be Imposed by ye next Court of Sessions or Assizes.
- 12. That ye Traynings be likewise observed as in ye Law is required, of w^{ch} an Account is to be given to ye Court of Sessions and und^r ye like penaltye.
- 13. That ye Law for Pambulation of ye bounds & Lymitts of ye Townes be dilligently attended undry penaltye in ye said Lawes prscribed, of web an Account is to be given to ye next Cort of Sessions.
- 14. Whereas Divers Complaints have beene made of ye great abuse of bringing dead hoggs & Porke into this Citty & it being not discernable how long they have beene killed by reason to often been brought frozen & so not Capable of prserving by Salt, we tends much to ye disreputation of that Comoditye when sent abroad, & of ye Merchants who expose it into warmer Clymates, For ye Reasons aforesaide, it is ordered that henceforth no hogge or Hogges shall be brought dead to this place eother for sale or payment of Debts, Except it shall be in Caske well Salted & Pack't according to ye Law otherwise Smoak't or dryed of weh all \$\P\$sons are to take notice as they will Answer the Contrary at their \$\P\$ill \(\rho per il \rangle \).
- 15. Whereas ye works & Pallisadoes about ye ffort in this Citty are very much fallen to decay, & it is found requisite & necessarye for ye safety of ye place & Government Some Respations shall be made thereupon in ye Spring, It is ordered That A Contribution or levy be risen towards ye effecting thereof in each of ye Rydings upon Long Island, And ye Justices of ye peace at

ye next Court of Sessions are to consid^r both of ye proportion & manner of Rateing it, whereon they are to make report to ye Governo^r

16. Whereas Severall of ye Townes upon Long Island have made Complaint by Way of Adresse to this Court, desiring a Regulation thereof, That some \$\phi\sons\$ who have lotts of Land in their Townes, do make Severall divisions thereof & sell ye Same to divers poor inconsiderable \$\pi\sons\$ who though they have but a Small \$\pi\text{te}\$ et of a Lott yett Expect to give their votes in Towne Courts equall wth ye best freehold there, ye wch in tyme may prove to ye distruction of ye place, its that \$\langle \text{thought} \rangle\$ it will come to be Governed by ye worst & least concerned of ye Inhabitants, this Court doth thinke fitt to ord That each respective Towne so agrieved as aforesaide do make their Applications to ye Severall Courts of Sessions, to ye wch they do belong, who are hereby Impowered & authorized to give remedye herein.

By Ord. of ye Governor & Court of Assizes.

Orders made at. ye Gen: Court of Asizes held in New Yorke beginning on ye 4th & ending on ye 7th day of October in ye 23th yeare of his Maties Reigne Annoq Dni 1671.

Whereas diverse Applicacons have been made unto this Court from ye Inhabitants of severall Townes upon Long Island representing ye great Abatem^t that hath happened in ye price of Horses & Mares between ye times yt ye Laws were promulgated at Hempstead when ye first Assessmt was ordered & their Vallue at this prsent time Horses & Mares now yielding not above halfe soe much as they were worth then & yett they are still Rated alike Concerning ye went they Crave some redress. The Court haveing taken ye prmisses into Consideracon doe Ordr In regard ye valluacons according to ye Law being already brought in & noe provision made to supply ye Deficiency of ye Sume web by consequence will be wanting if an Abatemt according to ye present vallue of Horses & Mares should be allowed that ye Rate for Horses & Mares as well as other Mattra shall for this present yeare continue as heretofore: but in ye meantime Think fitt that some Proposalls be prpared against ye severall Courts of Sessions to be held in ye Month of June next how to make ye Rate equivalent if the Peticonra Request shall be granted: & ye Justices of ye peace makeing Reporte thereof to ye next gen¹¹ Court of Assizes there shall be such Order taken therein as will be thought most Requisite tending to ye Good & Welfare of ye Governmt

2. Whereas severall Peticons have been presented to ye Governor as well from this City of New Yorke as many parts of Long Island Requesting that ye Prohibicon for ye Exportacon of Corne might be taken off & that they might have Leave to send & dispose thereof at their pleasure for their best Advantage ye

weh was recomended by his Honor to ye Justices of ye severall Courts of Sessions held in June last to Enquire into & give their Judgm^{ts} concerning ye probability of plenty or scarcity of Corne this present yeare (ye uncertainty whereof was ye primary occasion of ye Prohibition) ye weh was accordingly done & Réporte thereof made unto ye Governor very satisfactory as to ye great hopes & Expectacon of a plentifull Harvest: Yet notwithstanding it being since experimentally found that retayning such Graine wthin ye Governmt will prove to a Generall good inviteing Strangra with Shipping in for Bread & Floure & ye price of Wheat noe way abased but ye rather Augmented soe consequently can be noe predjudice to ye Inhabit The prmisses being seriously debated & maturely taken into Consideracon: The Court doth Ordr that ye Prohibition for ye Exportacon of Wheat in Grayne as also of Meale as it comes from ye Mill doe Continue untill ye next Gen^{II} Court of Assizes: And also that noe persons within this Governmt doe prsume to Exporte any Wheat in Grayne or Meale undrest as it comes from ye Mill as aforesaid (without ye Governors speciall Lycense under his Hand and Seale for ye same ()) Vinder ye Penalty of Confiscation of such quantity of Wheate or Meale as shall be mett withall soe transporting and noe Mast^r of any Ship Sloope Boate or Vessell shall take in any such Loading under ye penalty of Confiscation of ye said Loading as also of ye said Ship Sloope Boate or Vessell soe Transgressing.

- 3. Whereas many Complaints have been made That notwithstanding ye publique Ordra of the Governmt that all Vessells or Boates loaden wth Goods or Merchandize should make Entry of their Vessells & Loading & pay such Customes as are settled by Authority of his Royall Highness & payable upon Customable Goods the wth Ordra are duely practized in this City: but neglected els-were It is Ordered that all Boats Sloopes or Vessells comeing into or goeing out of any of ye Portes upon Long Island as well at ye East end thereof as in any other part doe make Entry of there Vessells or Loading & pay ye Customes due (as ye Ordra from ye Governor doe direct) unto such Officer or Officra as from time to time shall be appointed by ye Governor or ye Chiefe Officra of ye Customes in this place to take cognizance of & receive ye same: And that under ye penalty of forfeiture and Confiscation of such Boate Sloop or Vessell whensoever they can be mett with according to ye lawes & Customes in such Cases provided.
- 4. Whereas great Complaints have been made as well to ye Governor as unto this present Court of Assizes That many of ye Constables upon Long Island & ye Clarkes of ye severall Court of Sessions Notwithstanding ye Strictness of ye Lawes in such Cases provided as also of severall Orders from ye Governor reinforcing ye same nevertheless divers of them have Neglected to

make up their severall Accor with ye respective High Sherriffs who successively have been in that Employm^t Insoemuch as to this day they are thereby hindred & Disenabled from makeing up & cleareing their Accors as the Law doth require web proves a very great Dissatisfaction to the Country in Gen¹¹ as well as in particular to those who have according to their Duty performed their Trusts yet lye under ye same Imputation: It is therefore ordered that ye Constables of the severall Townes of ye North and West rideings doe before ye next Court of Sessions to be held in Decembr cleare their Accots wth ye Sherriffs or at ye said Cots of Sessions & ye Constables of ye East Rideing doe ye like before ye Court of Sessions to be held in March next under the penalty that (in default thereof) their Estates so distreynd upon for ye same: And in case any of them be dead & have not left wherewithal to give Satisfaction then according to ye Law That ye Townes to weh they did belong doe make payment in their Stead: And it is likewise Ordered that ye Clarkes of the respective Courts of Sessions doe also Cleare their Accompts wth ye Sherriffs aforesaid by the time prfixt or at ye said Cots under the penalty of loosing their Employments & being distreyned upon for what they shall bee in Arreare.

By Ord^r of ye Governo^r & Co^{rt} of Assizes.

Matthias: Nicolls. Sec^r

It is ordered by the Governor that the Courts of Sessions to bee held in ye North & West Ridings this next month of Decembrahall bee for the North on the first Wednesday & for the West on the second.

Matthias: Nicolls. Secr

Orders made at the Gener [Court] of Assizes held in New York begins the 6th and ending on the 13th do in the 27th yeare of his Maties Reigne Annoq Domini 1675

Vpon Consideracon of the Mischief that to frequently happens in carrying Liquors and Goods to trade with the Indyans at their Plantⁿ where in case of Disorders or Abuses small Reliefe can be expected amongst them; It is Ordered That through out the Governm^t there be no Trading upon any Acco^t wth the Indyans at their Plantations

That the Law bee likewise Observed which prohibitts Selling Liquors to the Indyans in York-shire upon Long Island and dependencies

And that pursuant to the Law the Constable of the severall Towns have care noe Powder or Lead bee sold to the Indyans but by their order or by their Consents.

The Proclamacon sett forth by the Governor about Block houses being approved of Its Ordered strictly to bee Observed

Vpon a Proposall whether it will not bee convenient that (?at) this period of time of the Indyan Disturbance to the Eastward to

bring all [canoes] to the North-side of Long Island to this Place or to have them all [seized] to prevent any Intercourse wth the Indyans on the Maine & our [order is] that those Canooes bee brought to the next (i. e. nearest) Townes & Secured by the [constables.] It's Resolved That all Canooes whatsoever belonging to Christians or Indyans on the North-side of Long Island to the East of Hell-Gate [shall] within three dayes after the publicacon bee brought to ye next [Towns and] delivered into the Constables Custody to be laid up & secured by [them in] their Block-Houses: And that whatever Canooe Shall be found [on the] Sound after that time bee distroyed. (This order and the next were based on a rumor that the Indians were plotting to attack the English as far west as Greenwich. Brodhead, Hist. II., 289.)

That the Indyans at M^r John Pells on Ann-Hooks Neck (be) Ordered to remove within a ffortnight to their Usuall Winter Quarters in Hell-Gate upon this Island; during which time Loaden Canooes which shall have Certificates from the Magistrates of the Place from which they come Expressing whither they are goeing shall bee permitted to pass along the Shoare except out of the Government which in [that case shall not] be allowed [(nearly a whole line worn away)

[] Weights & Measures is Ordered that [? three] months after the Publication thereof the same shall be putt in [effect] in this City Long Island and parts adjacent And in six months [in all] other parts throughout the Governmt And that whosoever shall in that time presume to use any other Weights or Measures shall [lose] that (i. e. what) they shall soe sell & bee lyable to such further punishmt [therefor] as the Case shall require The time of the Proclamacons prohibiting the Exportacons of Corne and also that of Flour &c: being expired: The same being taken into Consideracon and the present Scarcity: It is Ordered That the Prohibitions for the Exporting of Corne or Floure doe still Continue in force for the Terme of six months after the Date hereof.

The payment in the Rates for Horses and Horse-kinde being recommended from the Towne of Southampton & other Townes at the East end of Long Island to be considered of whether not to high It being soe much above the present Value: Ordered that the Rates doe Continue as they now are: And that all Persons who have Horses upon Long Island doe within the space of six months prove their Horses before the Constable and Overseers-or Chiefe Officers of the respective townes to went they do belong: And such as shall bee found unmarkt according to Law shall bee forfeited one halfe to his Royall Highness the other halfe to the

towne to which he shall bee brought And that noe person p^rsume to mark any Horse [kind] but before the Constable & Overseers or Chiefe Officer of the Place

Ordered that all Persons upon Long Island who have Estates from the value of twenty pounds to one hundred pounds may keep one Breeding mare and noe more; and soe proportionably for every hundred pounds one: But may have as many Working Geldings or Horses of Size according to Law as he shall have Occasion of and double the Number in the Woods

That every single Person though but of twenty pounds Estate may keep Gelding or Horse at home and in the Woods proportionably

Vpon Complaint of the great Abuse at the East end of Long Island [about] their Oyle Cask &c: It is Ordered That there bee a Sworne Gager & Tapper of Oyle in ye respective Townes where the Whaling Designe is followed. And upon the Petition & Comple of severall Coopers in these parts Concerning the making of Oyle Caske & great deceipt used by strangers Coopers; It is likewise Ordered that noe Cooper shall bee Admitted to make Caske without the Consent of the Magistrates & Officers of the respective Townes And that the Sworn Gagers and Packers chosen and Authorized according to Law shall have the same Inspection of Oyle Cask & viewing of Oyle as for Beefe Porke &c: & to have the same Allowance and the Defaulters to [pay] And that every Towne whome it doth or may Concerne (if not now so provided) do forthwith make a ffitt Choice for a Gager and Packer [as before according to Law In default whereof to Answer at your perills

The Church Affayres being taken unto Consideracon [for] the Maintenance of the Ministry It is Ordered That tow[ards the main] tenance of the Ministry beside the Usuall Country Rate a Double Rate (be) levyed upon all those Townes that have not [provided] already presant Maintenance for A Minister.

(See p. 679 for the Town's attitude toward this matter. See also Volume 2.)

Upon Proposall of haveing a ffayre and Markett in or near this City It is Ordered That after this Season there shall yearely be kept a Fayre and Markett at Brucklyn neare the Ferry for all Grayne Cattle & Produce of the Countrey To be held the first Munday Tuesday and Wednesday In November and in the City of New Yorke the Thursday ffriday & Saturday following.

Ordered That in case there should happen a Warre wth the Indyans in this Governmt (which God firbidd) for the better carrying on of the same one or more Rates shall be Levyed ac-

cording as there shall be occasion An Accot whereof to be given to the following Court of Assizes.

Ordered That in all Cases the Majistrates through the whole Government are required to doe Justice to the Indyans as well as Christians.

That by reason of the Separacon by Water, Staten Island shall have a Jurisdiction of itselfe; to have noe farther dependence on the Courts of Long Island, nor on their Militia.

By Ord^r of the Gen^{il} Court of Assizes.

Matthias; Nicolls Sect'y

(The following matter is incomplete, a page or more of the original having disappeared. It appears to be an extension in detail of the Duke's Laws, providing, in effect, a Town Law. The date does not appear, but internal evidence seems to indicate 1678.)

[] in one yeare. The first to begin on the first second & third Wednesdayes in March. The latter on the first second & third Wednesdayes in June beginning in the East Riding as formerly & so to goe on to the North & West ridings. And the Generall Court of Assizes is hereafter to begin upon the last Wednesdaye in Octob^r

To the end there may bee an orderly way of empannelling of Juryes in any of the Cort of Sessions where the High Sheriffe cannot bee present, It is therefore ordered, that the Clarkes of each Sessions shall bring a List of what Causes are entred for Tryall by Juryes, three dayes at least before the Sessions is to bee held, to any two of the Justices of the Peace of ye same Riding who under both their hands are empowered by warrant with equall Capacity as if the said Warrant were signed by the High Sheriffe (to sumon a sufficient Jury or Juryes () > to attend the publick service in the said Sessions

That in all Cases to be tryed by Juryes at the Generall Court of Assizes the number of Jurors shall bee twelve, but at the severall Corts of Sessions the same number is sufficient as already in the Law is sett forth.

That the number of the Overseers in each Towne shall, before the first Tuesday in Novembr next bee reduced to foure And whereas Election hath been already in the Respective townes of foure new Overseers for this present yeare, two of them onely shall continue in their places, & the other two shall bee dismis't, In like manner two of the old Overseers shall bee dismis't, & ye other two shall continue, which choice of those who shall keepe in, or bee discharged of the Employment, shall be determined by the Vote of the Major part of the Inhabitants of each Towne.

That the Constable & foure Overseers shall for the time to come have to all Intents & purposes, the same power & priviledge

to act & to doe in all matters relating to their Towne affayres, as heretofore was in the Lawes allowed to the number of Eight, And that in Towne Courts, the Constable & any two of them have power to heare & decide all such matters as come within their Cognizance as formerly the Constable & foure of them might have done.

That at the time prescribed in the lawes for Election of Constables & Overseers the two old Overseers (at present continued) shall be dismis't, & two new ones are to bee chose in their stead; And that from henceforth ye Election both of Constables & Overseers, in each Towne, shall bee by the vote of the Major part of the Inhabitants.

That in each Towne it bee left to the vote of the Major part of the Inhabitants whether at the Admission of the Overseers into their places, they shall take the Oathes in ye Lawes enjoyned. Alwayes provided That if any person of the Towne or stranger having a Cause or suite depending to bee tryed in that towne Court where the Overseers are not sworne—In such cases that person may have a lawfull objection against their proceedings, Vnlesse the Overseers excepted against, do first take their Oathes, which the Constable hath liberty to administer unto them. (The letter from the Constable, Thomas Townsend, to Commander Brockholls, in March, 1678, and the subsequent action of the Court of Sessions in June, in making the concession for this Town (see p. 681) indicates that the above legislation was at the autumn meeting of the Court of Assizes, 1678.)

That the publicke Rates shall hence forth bee payable at one certaine Time of ye yeare which is to bee at or before the last day of Decemb^r & the Constables having already sufficient authority in the Law to make Distresse for non-paym^t They shall bee lyable to make good the Rates in their Towne if any part shall bee in Arreare, or unpayd after the Time prescribed.

That the arreares of the former yeares Rates shall bee payd into the Constables in Every towne, without further delay in the moneth of December next with the present yeares Rate.

That the payment of the Rates for publick charges shall bee made in Corne, Beefe or Porke at the price herein mentioned. That is to say Wheate not exceeding five shillings the Bushell, Rye & Pease foure shillings Indyan Corne three shillings, & Oates two shillings & six pence, Beefe at three pence & Porke foure pence per pound, And no other payment shall bee allowed of.

That whosoever shall omitt or refuse to bring in the Valuacons of their Estates to the Constables as is required, The Constable and Overseers shall put a value thereupon according to their Discrecons, & distreyne for the same accordingly.

That whosoever shall neglect or refuse to obey a special Warrant under the Governors hand & seale, hee shall bee lyable to such a ffine at (as) the Court of Sessions or Assizes shall adjudge according to ye merritt of the Default.

That whosoever shall reproach or defame any Person or Persons who have or shall act in any publicke Employment either in Corts or otherwise, or shall vilify their proceedings who serve the publicke in the Government by Authority under his Royall Highnesse the Duke of Yorke: or whosoever hereafter shall anywayes detract or speake against any of the Deputyes signing the Addresse to his Royall Highnesse that (? at) the Generall Meeting at Hempsteed they shall bee presented to the next Cort of Sessions, & if the Justices shall see cause they shall from thence bee bound over to the Assizes there to answer for the slander upon plaint or Informacon.

Whereas in the Amendments of the Lawes formerly sett forth under the head (Marriage) Its said that all persons are to bee accounted of fitt age to marry, when the Man hath attained to the Age of one and twenty, and the Woman to eighteene yeares, It is to bee understood of such Persons as are under Guardianshipp & $\langle yt \rangle$ it is not in any wise to take off the naturall Bonds of Duty, and Obligacon which Children owe to their parents.

That the payment of Jury-men shall bee by abatements in their Rates in the Townes where they inhabitt which upon Certificate of their service from any of the Clarkes of the Corts of the Assizes or Sessions shall bee allowed them by the Constables.

Whereas divers Complaints have beene made that notwithstanding the penalties in the Law sett forth severall persons doe presume to sell Liquors to the Indyans, (whereby oftentimes great disorders are comitted) but what is done by them in that kind is acted so privately that seldome any other proofe thereof can bee made, then by some of the Indyans themselves; It is therefore ordered, that although the Testimony of Heathen against Christians may not altogether be alowed, yet when it meets wth any other apparent Circumstances, such as may bee sufficient as to convince a Jury, In such Cases the Indyan Testimonies shall bee admitted as good proofs against the Persons accused.

The Cort having taken notice of the Defect & faylings of both townes & particular Persons in not bringing in their Graunts or Patents to receive a Confirmation of them or not coming to take out new Graunts when they are defective, or where there are none at all according to former Directions in the Law; As also taking into their Serious Consideration That severall Townes & Persons wthin this Governmt as well English as Dutch, doe hold their lands & houses upon the Condicon of being subjects to the

states of the United Belgick Provinces, weh is contrary to the Allegiance due to his Maty, They do Order That all Graunts or Patents whatsoever formerly made, shall bee brought into bee Confirmed or renewed by authority of his Royall Highnesse the Duke of Yorke, And all such as have no Patents shall likewise bee supply'de therewth by the first day of Aprill next after ye date hereof, after which time neither Towne or private person whether English or Dutch shall have liberty to plead any such old Graunts, Patents or deeds of purchase in Law, but they shall bee look't upon as invalid to all Intents & purposes.

By order of ye Governo[†] & Court of Assizes
Matthias Nicolls Sec[†]

SOME ANCIENT DOCUMENTS

Not recorded in the Town Records (with the exception of the First Purchase Deed), but of importance to the history of land titles in the Town, and to its political history. Those from original documents, unless otherwise stated, were copied, in 1898, by George W. Cocks.

(The following is the actual text of the First Purchase Deed, still preserved in the Town Clerk's office. It is reproduced as a frontispiece to this volume. An ancient copy is pasted into Book B, and it was also recorded in that Book. See p. 334 and p. 354. The original is much faded and considerably worn. In order to make this a perfect copy it was necessary to have the original photographically enlarged. J. C., Jr.)

Anno Dni one thousand Six hundred & fifety th[ree] This writing witnesseth yt Asiapum alias Mohenes haue sold vnto Peter wright, Samuell Maio, William Leuerich, Their heyrs Executors administrators & assignes all his Land Lyeing & Scituate upon Oyster Bay & is bounded by oyster Riuer to ye east side, & Papaquatunk riuer on ye west side with all ye woods, riuers marshes uplands, ponds & all other the appurtenances lying betweene the bounds afore named, wth All ye Islands Lying to ye Sea ward excepting one Island Comonly Called Hog Island & bounded neere Southward by a point of trees called Canteaiug. In Consideration of wth bargaine & sale he is to receaue as full satisfaction six Indian Coates, sixe Ketles, sixe fathom of wampum, sixe Hoes, sixe Hatchetts; three & of stocking[s] thirty

Auln-blades or Muxes (heads for eel spears), twenty Kniues, three shirts, & as much peage (black wampum) as will amount to floure pounds sterling In witnes whereof he hath set to his marke in ye prence of

William Washborne Anthony Wright Robert Williams

Asiapum or Mohenes X his mark

(On the back is the following)

we within named Sam: Maio. Peter wright, & william Leuerich, doe accept of as ioynt purchasers with o'selves ye \$\partial \text{sons under specified to the like right \$\partial \text{vileidgs as we have o'selves in ye Lands purchased of Asiopum & \$\partial \text{ticularly mentioned in ye writeing made & subscribed by himselfe & other Indians respectively interessed & in the names of such as were absent acted by him & yem all: witnes o' hands:

William Leuerich

Samuell: Mayo

joynt purchasers wth vs

Mr Washbourne Tho: Armitage Dan: whitehead Anth: wright Rob: williams. Joh: washbourne Ric: Holbrooke.

Recorded in the office at New Yorke this 27th day of March 1667 By mee Matthias Nicolls Sec^r

Recorded in Oysterbay in Lib^r B: page: 57: & Examined by me John Newman Recorder.

(The Dutch Council Minutes, 27 Jan., 1655, show (Col. Doc., XIV., 311) that they, hearing that the English were planning to take the whole of Long Island from them "nolens volens," decided that) as soon as the waters are free from ice and the land from snow some members of the Council with one of the Magistrates of the City shall go to Long Island and where else it may be necessary to inquire civilly and secretly into the matter, using as a pretext a visit to Oyster Bay in the limits of New Netherland to order the withdrawal from this jurisdiction of the Englishmen, who have settled there during the troubles of last year, and in case of refusal to protest against them in due form.

(The following from Col. Doc. II., 160, is the protest above referred to.)

Copy of a Protest served on Johan Levereth (William Lever-ich) who hath settled on Marten Gerritsen's bay, by him called Oyster bay.

Cornelis van Tienhoven, in quality of Fiscal of the Province of New Netherland and legal conservator of authority and jurisdiction by commission of the High and Mighty Lords States-General of the United Netherlands and Honble the Directors of th Incorporated West India Company, Lords and Patroons of New Netherland, given and granted to the Right Honble Petrus Stuyvesant, Director-General, and the Supreme Council of New Netherland.

Being instructed by the aforesaid Director-General and Council to repair to you, William Levereth, here and to notify and make known to you and all whom it doth concern, that you have settled within the limits of New Netherland, on land named Marten Gerrit's bay, purchased from the natives, the right owners and proprietors, and paid for and long possessed by the Netherland nation and by the subjects of New Netherland. Therefore do I, in the name and on the behalf of the said High and Mighty, the Lords States-General, and of the Honble Directors of the Incorporated West India Company, warn you, on these aforesaid, our long since purchased, possessed and paid for lands, not to proceed with building, clearing, cattle-feeding or hay-mowing, or whatever appertains to agriculture or farming, but that, within thirty days after the service hereof, you do depart beyond the jurisdiction of New Netherland with your people, servants or slaves, furniture, implements, and every article of property you and your nation brought thither, on pain, if you or any of yours, after the expiration of the time aforesaid, be found to have acted contrary hereunto, of my being compelled, against you and whomsoever it may concern, to proceed as circumstances may require. Meanwhile I protest against all damages, injuries, mischiefs and losses which may arise herefrom, whereof I declare, before God and the world, our innocence. This 2^d April, 1655, in New Amsterdam, New Netherland.

(Signed), Cornelis van Tienhoven.

(The following, from Col. Doc., XIV., 384, is perhaps the earliest document issued by the little community. No reply from Governor Stuyvesant appears to be extant.)

Letter from Inhabitants of Oysterbay To Stuyvesant, concerning the Title to that Part of Long Island.

Honered Syr.

Synce your last beeinge att Oysterbay, wee have reseued Nether Lyne nor Leter from you, wee dout not but you styll beare in Mynd the proposyshons then mayd, namly, that yould ether make oute the Ryght and Tytele of the place to be youres or give vs vnder youre hand to free vs from Insuing Damige of a Leter sent from gouernor Eyeton (Eaton) whych leter was produced and parvsed by My^{tr} Leveryge at youre being there, and since that tyme wee have Reseued noe more it is not oure desyre to

Lyue from vnder gouerment if therefore it may in meshure stand wyth your worshypes pleshure to manifest what you Intend Concernying the playce wee shall wyth a wyllinge Redines atend your worshype wyth our ansquers soe not further to Trubele at prent wee humbly take our leaue and Reste youre Ever loueinge frendes from Oysterbay the 23th of January 1657.

To the Ryght worshypfull Pieter Steavenesant Dyrektor gouerner of the New netherlands these

present.

Thomas Armatag,
Peter Wright,
Nicholas Wright,
Anthony Wright.
Daniel Whythead,
Roberd Wylliames,
Nycklast Symson,
(Nicholas Simkins)
John Dickinson.

These in the name of the Rest.

(The letter from the Town officials to which the following (Col. Doc., XIV., 574) is an answer, does not appear extant.)

The Governors Letter to the Constable & Overseers of Oyster Bay.

I received yors of the 18th Instant, signed by & in the Name of the Constable & Overseers of Oyster Bay, in behalfe of the Towne, and shall never bee unwilling to manifest the openness both of my Eares and heart, to ye meanest man in the world, who can object to mee the least oppression upon him, either in Temporalls or Spirituals; ffor the last, you cannot desire more Liberty than is contrived for tender Consciences in the Lawes, for ye first, you may all know that I have put the country to no charge, for which I might have drawne Presidents from all the Colonyes in New England, and his Maties Letters Patents would have warranted the same; However the common charge must be defrayed by a Publicke Rate, and upon a late view of both, I found that ye charge exceeded the Rate of 200 lbs # Ann, besides that, the ffractions of every Townes Account would have proved more difficult to reconcile, then you could possibly imagine. Therefore well knowing that the Trust committed to mee by his Maty is a sufficient Warrant for such necessary alteracons, and well weighing that the charges must be paid by Rates and that all those accounts are to bee cleared in the face of the country, at the Assizes, where every man may see, wherefore hee payes his Rates. I say, Upon full and due consideracon of the necessity and equity thereof, I have Ordered (for the good and benefitt of the whole) That ye Rate bee made and collected at the value of one penny per pound for this yeare, that ye Publique Debts may not runne into Arreares, or men (who bestow their time and paines for ye Publicke) complaine that they must stay two yeares for their Payment.

Gentlemen, You see how ready I am to satisfy your scruples, and therefore, I cannot but expect your complyance to my directions, whose dayly meditacon it is, which way I can best serve the country, and without any other expectacon of benefit from them, then a good name, and no such peevish dispositions, which may render them refractory to his Maties Government. I must not forgett to remind those that thinke the 200 lbs. was so fully concluded, as not to bee exceeded, for it was then apparent enough, the Rate was too small for the charge, But it was concluded that in that case, a second Rate should be levyed for ye defraying thereof. I count my selfe ill rewarded for all ye charge and Paines I have taken, to finde my diligent inspection into the Publique Affaires, brought into Question by those from whom I expect no Proffitt, And if any man shall dispute my Commission, or the Power I have derived upon ye as Towne Officer, in putting the Lawes, or my special Warrants in Execution, you may be assured, I will Justify my selfe and actions, and yours also in conformity to them, before God and the world, when ye most forward and perverse will wth shame acknowledge their error; This is the full Answer to your Paper, from

Your very Loving ffriend 21th March, in ffort James. (1665/6) Rich Nicolls.

Memorand. That on the 19th day of Octobr 1666 Mr John Hicks & Mr Richard Gildersleeve in the name and behalfe of the Towne of Hempsteed, did before the Governor disclayme any Title or Interest to a certaine parcell of Meadow Ground adjacent to Matinicocke lands, And that as the Towne of Oysterbay now doeth so for ever hereafter they may quietly enjoy the Sd Meadowes without any molestation or disturbance of any person or persons clayming a right thereunto from by or under them.

Entred in the office of Records at New Yorke the day & yeare

above written

(From original)

Matthias Nicolls. Sec

(The following, from Col. Doc. XIV., 592, is of interest.)
A Letter to the Constable and Overseers of Oyster Bay.
Gentⁿ.

The Governor hath recd yor Peticon, In Answer to which, I have Order to acquaint you, That hee did suppose ye matter concerning the fourth Neck of Land, was Long since at an Issue, and determined by the Order of the Genall Court at Hempsteed; In pursuance whereof, there hath beene a view of the severall Necks, and they are found to bee but three, as hath beene Certified under the hands of Capt. Topping and Mr Wells; yet if it shall appeare upon further enquiry, that there are foure Necks, according to the former Order, that which lyes next yor Towne,

will belong to it, Notwithstanding the Patent w^{ch} the Towne of Huntington hath obtain'd; I have by his Honor^a Order Written to the Constable and Overseers of Hunting, to send you a Copy of the Certificate, given by Cap^t Topping and Mr. Wells, to which, if yo^u have any Lawfull objection, upon notice thereof, the Governo^r will Endeavour to regulate the Matter betwixt yo^r Towne; This is all at p^rsent from

Your Loving ffriend,
(1666/7) Mathias Nicolls.

(The three following documents from Huntington Town Records, Volume I, relate to this contention at the south. Presumably Contention Neck was this one, and received its name from the litigation between the Towns.)

Conference between Huntington men and the Messepegue Sachem concerning South Neck. No date. Between 1664 and 1667.

The afermation of John Ketcham, Thomas Brush and Thomas powell being sent by the Inhabitants of huntington with an Indian called Chickeno too The south meadowes according to the order of the generall asembly at hempsted. When we came to the south to our meadows wee went ovar too neckes to our naybours who had called massapeege Indians About the number of twentie, whoe opoased us about the space of an ower and would not suffer the Indian too goe and shew us the marked tree, then wee shewed the sachem the writing to which hee had set his hand which was our acquitance and yet hee would not suffer the Indian to goe, when wee see nothing would prevaile, wee tooke our leave of them and said wee should carry backe this anser to them that sent us: but they not willing that wee should, tooke up the matter as wee did apprihend, spake to the Indians whoe after gave leave to the Indian who was Chickemo to goe and shew us the tree, many off massapauge Indians went with us. Thomas Brush went before and not taking notise off the tree went past it then a massapauge Indian called him backe and shewed him the tree before Chickenoe came neare it. when Chickenoe came to the tree hee said that was the tree hee marked, as his master Commanded him. Massapauge sachem said by his Interpriter that hee told muntaulke sachem that hee was grived at his hart that hee had sould that necke upon which then wee was, but muntalket sachem tould him that it was sould and it could not bee hoped and therefore bid him goe and Receve his paye and soe hee said hee did: and alsoe massapauge sachem owned his Land and that hee had Receved the goods:

Recorded in the office at New Yorke the 2^d day of November 1667.

Matthias Nicolls, Secr.

Chickinoe's affirmation concerning the South Necks. 7: Oct. 1665.

The day and yeare above said, wee undersubscribed, being in Huntington where Chickinoe came and Instified (? justified) the matter following in relation to ye reference or order made at Hympsted Generall meeting, touchinge three necks of meadowe wh. Huntington had formerly purchased of Muntaukatt Saichem, and he informs true properiety as also in responsion to Oyster Bay inhabitants, who lay a claime to part of the said three Necks, saying thare are fouer necks & one thereof belongs to them, the said Chickinoe now did playnely and cleerly demenstrate before us that the Tree he first marked by his Master Muntakett Sachems order, and hath a second tyme denied according to order, is noe other but that weh ought justly to be owned by him and so marked as aforesaid, and comprehends only Huntingtons just Purchase of three Necks of Medow and in truth is three necks of medowe & not four according to the present relation of Chickinoe,*

Thos. Topping Will Wells.

*Nearly, perhaps quite all the beaches and meadow described in this deed are now in the limits of the town of Oyster Bay, the Marsepague Indians occupying territory farther west than Huntington as well as in Huntington. It was along this shore of the Great South Bay in Oysterbay town, where Capt. John Underhill and his soldiers, about the time of the first settlement attacked and massacred nearly the whole Marsepague tribe and destroyed their villages on slight provocation. C. R. S. (Charles R. Street, editor of Huntington Town Records.)

Indian Deed of Meadows, South Side, by Capt. Opassum. 1683, Sept. 17.

Be it known unto all Christian People to whom this my Deed of sale may come or any ways concern know ye that I, Capt. Opasum, alias Osaways, an Indian, and son unto Takapausha, Sachem, formerly of Massapage, and now Inhabitant upon Cow Neck, haveing a Privilege given me by my Father, Takapousha, of all the meadow, fresh and salt, lying and being on the south side of Long Island and joyning to the Beach from the Great Gut, commonly called Massapage Gut, west or therabouts to the West gut, commonly called and known by the name of Merreek Gut, have upon good consideration and for a Reasonable Value of money in hand Received, have bargained, sold, alienated and in present Passession Delivered, all the meadow, fresh and salt, lying and joyning to the Beach between the two Guts as above said, and the Hammock or Broken Meadow any where, or in what nature soever lying, being between Oyster bay Meadow and the Beach above said, the Previlege of the Beach Included, to the salt sea, unto Adam wright, Job Wright, John Wright, Thomas Weeks and Thomas Townsend all Inhabitants of Oysterbay, to them, the above said five Persons their heirs, executors Adm^{ms} and asigne

forever, to have and to hould Occupy, Passess and enjoy, as all or either of their propper Right, title or Interest that they may now Possess, from me my heirs, ex^m Admⁿ. or Assigns or any other person English or Indian laying claim to any parcel thereof, forever as firmly unto all Interests and purposes as might or could be written or Drawn by any Deed of sale or conveyance Whatsoever Acording to Law, engage to Defend them or any of them, ther heirs or assigns, in Peaceable Possession & Injoyment of the Premises forever, as Witness my hand & seal, in Oysterbay, the 17th Day of September 1683.

Sealed and delivered In Presence of James Wick

Capt Opassum, alias X Oraway mark

Iohn X mark

Signd over to his Son in Law, Thos. Jones, Fort Neck, Paten of Oysterbay, 14 Sept. 1713/14. Thos. Townsend.

Inst

then to Frelove Jones, 18 Feb. 1913/14 (1714/15)
Saml Seaman
Thos. Weeks
John Clemment

Entered 14 July, 1715, John Smith Clk from Records Queens County Clks office Lib. E. page 60 & 61 Compard Whited Hicks Clk.

(The following plain speaking statement of one of the oldest inhabitants, relates to the claim of Hempstead to the Musketa Cove region, and the language is perhaps more vigorous because of a dispute between the Indians and the Hempstead purchasers.)

Killing Worth this 22 of march 1667

upon the day and date aforesaid I tackapouchie Sechem of massepeage doe acknolege and declare that hemsted men lyes that \(\lambda say\rangle\) mattiniCocke landes comes no furder West then musCeta-Cofe. I all wayes oWned the Said Cove to be matiniCock land and that my land never Went furder \(\lambda w\rangle\) est than the Creeck that Runneth into the head of hemsted harber and all to the east of the Creck to Oysterbaye bounds I owne and ever Will it to be matiniCock and Will prove it by many more Indians then hear have testified Who knowe if then these that are not good Witnesses, this testimony aforemenshoned I doe oWne to be the truth under my hand and mark in presents of us hose names are heare unto subscribed

John Underhill Henry Redocke William Simson John dier the mark X of tacpouchs Wee saye and know this to be treu the shachem have under Written and

Wee testefie the Same the marke X of pamelaci the marke X of nimhai the marke X of Womtapan

(See p. 695)

I SoskeCock say hemsted men lyes if they sayd I told them that matiniCocke land Was but a bit of land but I say and ever Will as the Sachem and the rest have testified that it is from the said Creeck to oysterbay bounds

Wittnes my the mark X of ShoskCock

a tru Coppi of an atestation by taCapouCha Sachem by me Joseph Carpenter musceatacove this 18 of the 2 month 1671 (From original)

(The following letter from the Secretary of the Province, is from the original document. See Col. Doc. XIV., 596, for a slightly differing copy. It also replies to a letter from the Matinecock settlers, whose proposed name may have been Killingworth. See also p. 695.)

Capt. Vnderhill New Yorke Aprill 19th 1667.

The Generall having received yor letter & with the inclosed from those at Matinicocke hath given mee Order to write this in answer both to you & to them: That hee is very glad to heare of the friendly & quiet Agreement & Complyance of those Indyans for the continuance of those familyes already settled upon their land, wherefore hee thinkes it very reasonable that the persons concerned should joyne together in makeing the Indyans some Guift or Gratuity by way of Requitall, since they never recd any pay for their Land That if (as they alleadge) they have already paid their Neighbors at Hempsteed for the Sd Land Its right the moneys or goods should bee returned backe to the End the Indyans may be satisfied.

That as to the buisnesse of Samuell Daytons having of foure Lotts & his exposing them to sale upon his Removall, Its thought fitt hee should have one either to enjoy or otherwise to dispose thereof, but no more the other three may bee reserved for the Encouragement of other familyes to come & settle upon them

And for the proposall of the Inhabitants of giving a Name to the place, The Governor doth approve of what they shall doe therein as well that no person shall bee forced upon them without his Approbation. What the Indyans have given to Robert Williams may bee confirmed to him as likewise the severall Lotts to the Inhabitants when the Bounds shall bee layd out & certainly knowne, to prevent future Cavill about it.

This is all I have in charge to deliver to you at present, which you'l please to impart to the Rest, So I conclude being

Yor loving ffriend

Matthias Nicolls.

(The following letter is from Col. Doc. XIV., 599. The letter from the Town to which it refers, does not appear extant, nor does the reply the Town made to this letter from the Secretary. Governor Richard Nicolls' letter, following this, appears ante, p.

35, and the sturdy reply of the Town thereto, appears ante, p. 33. The Patent, which they did not accept till ten years later, appears on p. 307.)

A Letter written to ye Magistrates of Oyster Bay.

Loving ffriends.

Yor Lre, (letter) in the name, and on the behalf of yor Towne, dated the 30th day of September, came to my hand; Soone after which, I acquainted the Governor with the contents thereof, in answer to that pre of it, where you endeavor to shew yor particular Reasons, why you have made no application to his honor for a Patent, within the time prescribed, as all other Townes have done, in Obedience to an Order made at the last General Court of Assizes; Hee hath commanded mee to give you notice that at this next Court of Assizes, beginning the 30th day of this instant month, you are to shew unto the Court by what Title yor Towne prend to hold their Land, and that then and their, you or some other Persons appointed by yor Towne, bee ready to justify and defend the same, otherwise the Court will take such Order therein, as the Lawes shall direct; Thus much I had in charge to deliver you, which is all at present from

Your Loving ffriend

Octobr 10th 1667.

Mathias Nicolls.

(The following, from Col. Doc. II., 581, is of interest in connection with the struggle for civil and religious liberty maintained by this and other Long Island towns. It was addressed to the Dutch, who regained and held the Colony for several months in 1673. Per ibid, p. 638, a Town Meeting at Oysterbay, between the 1st and 19th of October, 1673, took the oath of allegiance, the adjoining towns refusing, but no evidence of it appears in the Town records.)

At a Meeting of the Commanders and Honble Council of War, holden in Fort Willem Hendrik, 23^d August Ao 1673. Present—Commander Cornelis Evertsen, Junior, Commander Jacob Benckes, Captain Anthony Colve.

The Delegates from Oysterbay appearing, handed in the fol-

lowing Petition:

Now in as much as wee have answered yor Requierings, who were never under yor Governmt, and therefore never had occasion to make any agreement wth yor nation, about Rights & priviledges given or allowed, because divers in or towne Schruple in takeing of an Oath or training, or to be forced to maintaine a Minister not of their Judgement and therefore we desire Liberty in such Casses Relating to Concience & to Civil things as you have Promissed; there shall be no Respect to Nations itt is sum satisfaction to us who do Expect you will performe as you have promissed, and is manifested by yor honnra to New towne flushing, Jamaica, Hemsted & oisterbay.

The Delegates from Oysterbay delivering the above Petition to the Commanders and adjoined Council of War and the same being taken into consideration, their Petition aforesaid was consented to and allowed. Dated Fort Willem Hendrik, 23 August, 1673.

(The scruples as to the oath and training above mentioned are explained by the following, from p. 11a of the earliest Quaker records in the Province. Though it was dated at Flushing the signers were mostly from Oysterbay. See Minutes of the Executive Council, II, 699 et seq. for the call for contributions, etc.)

To ye Governor of new Yorke &c

Whereas it was desired of ye Country yt All who would willingly contribute towards Repairing ye flort of new Yorke would give in theire Names & Summes, And wee whose Names are Underwritten not beeing found in that List Jt was since desired by ye High Sheriff & Justice Lovelace, That wee would Give or Reason unto ye Governour why wee did not Paye, or contribute upon yt account Jt is not Unknowne to ye Governor how willing & readie wee have beene to pay our Customs Country Rates, & needfull Towne charges &c How wee have behaived our sellves peaceably & quietly Amongst or Neighbors, & are readie to bee serviceable in any:thing weh doth not infringe upon or tender Consciences; But being Jn measure Redeemed out of warres, & strifes wee cannot for Conscience-sake bee concerned in uphouldeing thinges of that Nature; as you yor sellves well Knowe Jt hath not beene or Practice Jn ould England or elsewhere since wee were a people, And This Jn meeknesse wee Declare Jn behaulf of our Sellves, & or ffreindes, having Love, & good will to Thee, & To All Men

John Tillton
fflushing ye 30th of John Bowne
ye 10th Mo: comonly Sam¹¹ Spicer
cald Decembr 1672. Sam¹¹ Andrews
Sent ye 2d of ye 11th Mo 49 Wm S(tory)

Mathew Priar John Underhill John Richardson John ffeke

(The following, from Col. Doc., XIV., 741, shows somewhat of the political troubles of the citizens. See also ante, p. 253, on the same matter. The oaths for Constables and Overseers, to which they objected, are given in Colonial Laws of N. Y., I., 67-68)

Letter from Thomas Townsend to Commander Brockholls. Honored Sir.

The Condition of our Towne in Respect of ye derections in ye Law for ye choyce off Constable & overseares being prety strictly bound up to such and no other but one of ye two old overseares must be chosen Constable, proves with our inhabytants very hard by reason many doth scruple to take an oath and so are exsemted

or not admitted to ye plase, whearby yo burden hath these many yeares lyen heavy upon sum ffew persons, our humble request is that youre honnor would be pleased to grant oure inhabytants yo priviledge of haveing a ffre voat in choyce of Constable and overseares of Any ffre holder not haveing relation to that clause in yo Law, that Any other person who hath not bine an overseare If chosen Constable maye stand or be liable to Answere his fine Acording to yo Law, which will give yo inhabytants greater content, then as it tis at present stated, so I humbly desiar youre honnors Answere by the barer hereof Caleb Wright by reason yo Choyce for this insewing yeare draweth nere, so craving youre honnors pardon herein, I rest and remaine your honnors servant.

Oyster baye ye 25th of March 1678

To Command Thomas Townsend.

These for the Governor.

Endorsed by Secretary Nicolls: For the Assizes.

(A footnote adds) The next Court of Sessions held at Jamaica the 12th, 13th & 14th of June following, decided that Oyster bay might choose another Constable "by free choice of the towne." (See p. 668 for action of Court of Assizes on this subject.)

(The following document (Col. Doc., XIV., 731) is the Governor's license to purchase land, which the Town requested, p. 234 and 235. See also p. 113, for committee to purchase these lands, and Indian deed, p. 331.)

By the Governor

Whereas Henry Townsend Sen^r & Cap^t Thomas Townsend of Oyster Bay being employed by the said Towne have requested that they may have Licence to Purchase some Lands of the Indyan Proprietor^a adjoining to their Meadows on the South & allso on the North so much of the Land commonly called Matinicock lands in their bounds, Not already sold or disposed of, if they can agree for and Purchase the same: I doe hereby give my consent & licence so to do Provided it hath nott already beene Improved or granted to any one, they makeing Returne of what they shall so purchase and bringing the Indians to consent & be p^d affore mee ffor ye same. Given under my hand in New Yorke this 18th Octob 1677.

UNRECORDED DEEDS

Killenworth this 20th of febrewary 1667

wee the Ingon propriators of matenecok whose names are hereunto subscribed do by these presants Acknowledg to have given and frely granted and made over unto John undrell senior of the plase Aforesaid in ye County of new yorkshare and under ye Rioll patronage and protecktion of his hines (Highness) Jeames

duke of york A sarten trackt of land Containing A hundred and fifty acors more or les lying betwene Corne Crik and ye mark tre bounded by us suthardly thence ranging with ye lot of nathan burchall as laid out by hemsted men with A small nouke of medoe lying betwene oke nek medowes and racoune swomp bounded wesward with three Rocks lying in ye said medow with all preveliges of Commoneg for timber and grasesing fishing fouling hunting with all benofits of mineralls According to law for him ye said John his ayres suksesors or Asinges pesably to poses or inioye forever fre from all molestation from us our ayres sucksesors: adminestrators and Asines and do by these presants Ingage to make good ye promeses to him ye said John his ayres & Asines Aforesaid Against all pleyes or pretenses whatsumever we haveing Reseved full satesfacktion from him ye said John for all ye priveleges and benefits as before menshoned as wittnes our hands day and date Aboue written and in ye nintenth yeare of ye kings Raine

sined seled and delevered in ye presans of us

Robert Williams Matthew Pryar Henry Reddocke The mark of X Aseton
The mark of X Arumpas
The mark of X Sehar
The mark of X Nothe
The mark of X Pametamock
The mark of X Shoskene
The mark of X Matares

Recorded in ye Office at New Yorke, the 13 day of March 1667/8. Matthias: Nicolls Sec (From original)

Killenworth this 22th of June 1667

we the Indian proprietors of matenecok whose names are heer unto subscribed Doe by these presents Acknoledge to have givin and freely granted and made over vnto Robert Williams of oisterbay in the County of New yorkshire and vnder the Royall patronage and protection of his hynes James Duke of yorke a certaine Iland lying at the north sea and a small peece of medow adioyning to the Island being the Eastermost of the two Comonly Called Matinecok Ilands as also fower Acres of vpland more or lesse lying over against the said Iland with free Comonage of grasing and timber with all right and tytell in the seventh part of our vndisposed medowes-fresh and salt with Crik thach with the benefit of all Mineralls according to law with the benefits of the Criks and Coves with free hunting fishing and fouling the said bounds begining from Rackoun Swamp or the foure rocks lying in John Vnderhills Medow from thence west to Musketo Cove with all medowes Cricke thach broken lands lying and being within the said bounds and Coves and my proportion of medow and Crickthach being the seventh part to be allotted me in the Cove adioying to the Iland where I shall Chuse which said bene-

fitts and priviledges lands and medowes as before exprest we the said proprietors Doe acknoledge to have given freely granted and mad over vnto him the said Robert Williams his heirs successors or assygnes from us our heirs sucsessors or assygnes peacably to possesse and Injoy forever free from all molestation from us our heirs executors and Asygnes and doe by these presents ingadge to make good the premisses to him the said Robert Williams his heirs or assygnes aforesaid against all pleas or pretences whatsomever we haveing received full satisfaction from him the said Robert for all priviledges and benefitts as before mentioned as witnes our hands Day and date above written in the nynteenth yeere of the Kings Reigne this 10 of march 1667

witnes
John Vnderhill
John Vnderhill iuner
John Feke

The mark of X aseton
The mark of X Arumpas
The mark of X Sehar
The mark of X Nothe
The mark of X Pametamock
The mark of X Shoskene
The mark of X Matares
The marck X of Thomb

Recorded in the Office at New Yorke the 13th day of March 1667/8 Matthias Nicolls. Sec^r (From original)

Kelenworth this 22th of June 1667

Wee ye Ingon proprietors of matenecok whose names are hereunto subscribed do by these presants Acknowledge to have fully bargend and sould and made over unto nathan Burchall of ye same plase Aforesaid in ye County of newyorkshare; and under ye Rioll Patronage and protecktion of his hines Jeames duke of york: A parsell of land Containing Sixty Acors of woodland as bounded by us north and South according to ve former bounds Ranging est to ye bounds of Capten John undrells land with fre comenage of grasing and timber with all wright and titell in ye seventh part of our undesposed medowes fresh and salt with crik thach with ye benofits of ye criks and cofes with fre hunting fishing foulling with ye benofit of all minoralls Acording to law ye said bounds begining from Rackwone swomp or ye foure Rocks lying in John undrells medow from thenc west to muschedacove with all medowes Crick thach brocan lands lying and being within ye said bounds and Cove: exsepting three or fore Acors of medow more or les belonging to Robart williams Aioynning to ye said Iland of him ye said Robart which said benofits and prevoliges lands and medowes as before exsprest we the said proprietors do Aknoledg to have sould unto him ye said nathan his hayres Sucksesors or A Sines: from us our ayres sucksesors adminestrators or A Sines for him and them pesably to posses and inJoye forever fre from all molestation from us or any of oures intrested in ye said lands and do ingage to defend ye said

nathan his ayres Sucsesors and Asinges Against all pleyes or pretenses whatsoever and Acknoledg to have reseved full satesfacktion as wittnes our hands day and date Abovewriten sined seled and delevered in ye preseanc of us in ye ninetenth yeare of ye kings raine

the Interlyne wass at the Sining and Seling here of the 10 of march 1667 witnes John Vnderhill John Vnderhill iuner

John Feke

The mark of X Aseton
The mark of X Arumpas
the mark of X Sehar
The mark of X Nothe
The mark of X Pametamock
The mark of X Shoskene
The mark of X Matares

(From original)

Be it known by these preents yt I Nathan Burdsall ye wthin Named in the wthin written Deed weh beareth Date ye 22th day of June in ye year 1667 Do Assigne make over & Confirme this wthin written Deed wth all ye Lands Meadow Comonage wth all other previledges whatsoever mentioned in Sd Deed unto my two Sons Steven Burdsall and Henry Burdsall To have & to hold unto them ye Sd Steven & Henry & to ye only proper use & behoofe of them ye Sd Steven & Henry their heires & Assignes forever And that it shall & may be Lawfull for them ye Sd Steven & Henry theire Heires & Assignes quietly & peaceably to Occupy possess & enjoy all & Singular the Land Meadows Comonage & whatsoever els is mentioned in this wthin written Deed with all my right title & Interest weh I ye Sd Nathan now have or weh any or either of my Heires Execut. or Assignes may hereafter have thereunto to them their Heires and Assignes fforever as ffully & amply as it is made to me by ye within named Apprictory Indians, and that ye Sd Steven & Henry my Sd Sons have paid & Satisfied me for ye same to my ffull Content & satisfaction, As witnes my hand & Seal the twenty Second Day of ffebruary in ye Year of our Lord one thousand Six hundred Ninty three Signed Sealed & Dd:

in ye p^rsence of us John Newman John ffeke Samuel Underhill nathan Birdsall O

Recorded in ye office at New Yorke, the 14th day of March 1667/8 Matthias: Nicolls. Sec^r (From original)

To all Christian Peoplle, or any others, to whome this preent writting shall come. Coll ffrancis Loveland Send greeting, Now Know yee, yt I Coll ffrancis Loveland, for good & valuable Consideration to me in hand paid, befor ye Sealeing & delivery heere-of have given Granted Sold, Assigned & Transported unto Mathew Pryer, of Kilingworth one Long Island & of ye Countie of

New York Sheere the two lotts or Towne Ships, which, Mr John Richbell Sold unto Major Gotherson, to geather, with all & Singular ye Appurtunances, & prmises, theare unto belonging To have and to hold, ye said Percels of Lands, and prmissis, with all Grantes, and writting cuncuring the Same, to him ye said Mathew Pryer, his heires and Sucsessors, in as full and ample maner as Major Gotherson did, or might have dun by vertue of ye said sale of mr Richbell, with warranty against all or any maner of persons that shall, or may Clayme any Propriety, therein or there unto, from by or under mee, or ye said Major Gotherson, or any other, person or persons.

In witness whareof, I have heere unto put to my hand & Seale the fift daye of May, in ye twentith yeare of ye Reinge, of Our Soveraigne Lord Charles ye Seacond, by ye Grace of God, King of England Scottland ffrance and Ireland, Defender of ye faith, &c Annoq Domini 1668. It is Intendid, & understood by both parties, yt the two aboveSd lotts, with ye medoes are in & within

ye bounds of ye Towne of Oyster Bay

Sealed and Subscribed

Fran. Lovelace O

in ye prence of us

Tho Lovelace

ffra. Lovelace

(From original. See also p. 72. Lovelace was High Sheriff.

Dated the 24th of November 1668

wee the Endion propryators whos nams are hereuntoe subscribed Doe by these presents acknowledge toe have sould and freely granted and made over vntoe matthew pryer Liveing and inhabyting vpon a necke of land knowne by ye name of matenycoke neare oyster bay vpon Long Island and in the County of new yorkshire and under the royall patronage and protection of his highness Jams Duke of yorke one small neacke ore parsill of land being part of and Lying upon the foresayd neacke bounded one the south with Corne Creeke and one the weast with Nathan Burchams Line toe his marked tree one the frount and upon a straight Line beeyonde the said tree over a littell swampe the commone Lying & bounding one the north side and meadows one the Easte: wee have allsoe sould and freely granted untoe the abovesayd matthew pryer grassing and free Commonege att Large for his Cattill upon the foresayd neacke as allsoe wood and timber for his use all which Lands bennyfites and previledeges beefore Expressed wee the sayde propryators doe acknowlidge toe have sould granted and made over untoe the sayde matthew pryer his heyers sucksessers ore asignes: from us our heyres sucksessors ore asignes peaceably toe posses and inioy for Ever free from all mollistation from us our hayers Exsecitors ore asigns: and doe by these presents ingage toe make good [ye sd] premises for him the sd matthew pryer his hayers sucksessors ore asigns aforesayd against all pleas ore pretences

what soe ever: wee having received full satisfaction from him the sayd matthew for all previledges and benyfits as beefore mentioned; as witness our hands the day and date above written and in the twentieth yeare of our kings raygne Charles the second

Witnessed by us in the marke of X Aseton whose presents this the marke of X Arumpas was signeed sealled the marke of X Seahar and delivered the marke of X Nonthe Richard Townsend the marke of X Pametamok Robert Williams the marke of X Shoskene

Entred in the Offise of Records at New Yorke the 14th day of Decemb. 1668 by me. Matthias: Nicolls. Sec (From original)

(The original of the following document is in possession of Miss Emily Cock, of Oyster Bay. A large part of this land was held under this deed for nearly 240 years before being again conveyed by deed, being occupied by eight generations of the Cock name.)

Oyster Baye this 29th of May 1669.

This presant deed of Sale witnesseth yt wee ye Indian propriators of Matenacock hose names are hereunder subscribed have bargened, sould and made over unto Jeames Coke of Oyster bay in ye North riding of New Yorkshare, A. sartin trackt of land lying and being as here bounded Joyning on ye south end to mathy priar's bounds, and on ye West side with ye fut way and ye east side with ye solt medows and so to run upon an even breadth to ye solt medow on ye north end which we gave to Capt. John Underhill: wee ye above said Indians do here own to have sould this before mentioned land with other previlidges thereunto belonging as timber and Comonig; with all other benefits as fishing and foulleing, hookeing, huntting and Minneralls According to law, to ye Abovesaid Jeames Coke his Ayres, or Asings as his or theres to have and to hold forever as there proper Intrest, from us our Ayres, sucksessors Administrators and Asignes for ever: and further Ingage yt ye said Jeames Coke shall have pesable possession of ye abovesaid land: and to Inioy it free from molestation by us or from any after us and to our untmost endeavor to defend it Against all claims whatsumever, having reseved Full Satesfaction for it as upon this exprest. As witness our hands day and date above written and in ye 21# yeare of ye Kings Raine.

The abovesaid certified to be punctially according to the bargain between ye Indians and ye said Jeames Coke, I being their

interpreter as witness my hand Robert Williams.

Sined, sealed and Delivered in presence of us this 27th ye mark of X Arumpase ye mark of X Seahor

Henry Townsend
Gedion Wright
James Townsend
Indian Witnesses
ye mark of Weerow
ye mark of Shongomuck
ye mark of Rogger
ye mark of Guwarow

ye mark of X Nothe
ye mark of X Soometamok
ye mark of X Shoskene
ye mark of X Matares

(The following is from p. 1 of the earliest volume of Quaker records on Long Island. On p. 2 of same volume is the contract for the house, 1672, which Samuel Andrews and John Feake were to build, for £20. On p. 76, a committee was appointed, 26th of 6th month (Aug.), 1693, to take down, sell or dispose of the meeting house at Oysterbay as they shall see meet. A second meeting house was built later. See p. 201 for Alice Crabb's deed for remainder of this farm. J. C. Jr.)

[Know all men that I] Anth[ony Wright, of Oysterbay upon] Long Island [in the Colony of New York, have given and do give] and bequeath [to Alice Crabb, Hannah Wright, Samuel Andrews and Mary Andre] ws and to each [of them o]r Ev[ery one who here] In are [named all that ce]rtaine parc[el of land being] Six poles [square in the northeast corner] of that parte of my Ground [belong]ing to my n[ow] Dwelling house in Oysterbay [aforesaid] for and to the Vse and behoofe of my well [beloved friends] Ales Crabbe Hannah Wrighte Samue 1 Andrews] Mary Andrews and the Rest of the peo[ple] in this place called Quakers for a B[urial place] as allsoe fortie footes square of the Sou[theast] Corner of my whome Lott next and Adjo[ining the] Highewaye for to Builde Vppon itt a m[eeting house for them, and allsoe such that heare a [bouts join] them in the same faith and profession [] of Christ Jesus to have hould posesse [and enjoy] perpetuallie as their owne propp[erty for the] Ends Vse and Vses as affore said wit[hout any] hindrance molestation or desturbance by [me or] through mee or by my meanes att any time whatsoever and this is my will and pleasure [as] wittnesse my hand and Seale this fifteenth [day of] the eighte mounth Anno One thousand six [hundred and] Seaventie twoe:

Acknowledged Subscribed And Sealed in the prsence of us John Tilton Senr

Anthonie Wrig[ht]

John Bowne: Sen^r Samuell Deane

This is a true Coppie agreeing with the Oridginall.

To all Christian people to whom this present deed of Sale shall Come greeting Know yee that I Nathaniel Vnderhill living in

the Town & County of West Chester in the Province of New york and Mary my wife ffor and in Consideration of the Sume of Eighty pounds Currant money of this province to us in hand paid by John Vnderhill of Metenicok in Township of Oyster Bay on long Island in Queens County in the province aforesaid at and before the Ensealing & delivery of these preents the Receipt whereof the said Nathaniel Vnderhill & Mary his wife do hereby acknowledge & of Every part & parcell thereof Do acquitt Exenorate Release & Discharge the said John Vnderhill his Heires & Assignes for ever Have given granted Bargained sold Enfeoffed Released & Confirmed, And by these preents Do fully clearly & absolutely Give grant bargaine sell Enfeoff Release & Confirme unto the said John Vnderhill his Heirs & Assigns for Ever All my Housing and Land both Upland & Meadow lying & being at Metenicok in the Limitt and bounds of Oyster baye aforesaid which is the Land that my father John Vnderhill Sen. Lived upon with forty Acors of Land lying in the Woods which I Bought of the Indians Being butted & bounded as is here after Exspresed (that is to say) on the West by James Cocks land & on the East by Nathan Burchams land & on the South with Musketo Cove path Togather with the previlidges & appurtenances thereunto belonging with all & Singular the Woods trees timber ffencings Waters Rivers Brooks Runns Pasturs feedings Causeways or shere of Causewayes thereunto belonging or in any wise appertaining with the Reversion & Reversions Remainder & Remainders proffits benefits & advantages whatsoever of all & Singular the before Recited misses have and to hold the aforesaid Bargaine mises with all and Every of their Appurtinances unto the said John Vnderhill his Heirs & Assigns for ever, to his and their own proper Uses and behoofs And that it shall and may be lawfull for the said John Vnderhill his heirs & Assigns from hence forth and for ever To have hold use Occupie possess and Enjoy the said Bargained missess free & clear freely & clearly acquitted and discharged of and from all manner of former & other Gifts Grants Bargaines Sales Mortgages Debts Dues & Incumbrances whatsoever And that the said Nathaniel Vnderhill & Mary his wife their Heirs Executors Administrat^{re} shall & will for Ever warrant & defend the said Bargained misses unto the said John Vnderhill his Heirs & Assignes against all & Every other #son or #sons lawfully claiming any Right Tittle Intrest or Demand whatsoever of or into the said Bargained mises or any part or parcell thereof In Wittness whereof the said Nathaniell Vnderhill & Mary his wife have hereunto put to their hands & fixed their seals the two and twentith day of March Annog Dom: 1686/7 and in the third year of his Majestys Raigne

Signed Sealed & delivered in preents of us Joseph pallmer Edward Collier

Nathaniell vnderhill O
the mark
Mary (M) Vnderhill O

Recorded in the Sectys office for the province of New Yorke in lib No B begun 1685 # John: Knight

Westchester the 22th day of 1 mo march 1686/7 Then Appeared before mee Nathaniell Vnderhill the \$\psi\$ty within named And did acknowlidg this Instroment to be his Reale act & deed Wm Richardson Justice of peace

Enterd in the Register of Queens County Page 91. & 92. the 22th of June 1687. Ex:

Will: Nicolls Reg.

(From original)

Be Itt, knowne to All people to whome this deed of giftt maye Consarne, that I Tho: Townsend of Rhoadisland doe freely give And bequeave, unto nathan Coles soon to Robert Coles of muschedacove, within ye township of Oyster baye, a sartaine slipe or pece of redy medow upon ye west neck at ye south being by Estymation About one Accar next to ye Crick at ye north East Corner of my share of medow, as shall be bounded out by my order which sayd pece of medow after soe bounded out shall be to the sayd nathan Coles his hayres & Asignes for Ever from me my hayres Executors or Sucksessors as firmly as may be given by Any deed of giftt worded Acording to Law, as wittnes my hand & seale in oyster baye this first daye of June 1687 witnes John Newman

Tho: Townsend O

To All Christian people to whome this present writing Shall come or in any wise Ap@taine, Be it known yt I David Underhill of Oysterbay in Queens County on Long Island now Called Nassaw in ye Collony of New Yorke for & in ye Consideration yt John Underhill (and Daniel Underhill) of Matenacock in ye Bounds of Oysterbay aforeSd have Granted and Confirmed unto me a Certaine Tract of Wood Land in Exchange for other Lands & Meadow by me hereafter to them Granted as by a Deed under their hands & seales bearing Date wth these presents may at Large be seen (see p. 597) & for other good causes & Considerations me ye Sd David especially Moving Have Given, Granted, alienated, Infeoffed, Sold & Confirmed and by these presents I ye Sd David Do Give Grant, Alienate, Infeoffe, Sell & Confirme unto Jacob Underhill Brother to ye Sd John and Daniel all that of a Sertaine parcell of Meadow Land wth was fformerly my ffathers John Underhills Deseased Lying & being in Matenacock Meadows and Bounded on ye South side by John ffekes Upland on ye west end by John Underhills Land Deceased on ye North side wth ye Sd John Underhills

Land & Meadow, and on ye east by ye Creeke and it is one share of Meadow & about one Acre & halfe of Upland Containing in Quantity seven Acres or there abouts be it more or Less Together with all ye right Title & Interest, Claime & Demand wisoever weh I ye Sd David now have or which any or either of my Heires executors or Assignes may hereafter have of to or in ye Sd Meadow & Upland or any pt or pcell thereof wth pfits, Issues, Timber Trees, or wisoever els to ye same of right belongs or Apptaines To have To to hold unto him ye Sd Jacob Underhill his Heires & Assignes all & singular ye fforementioned Meadow & Upland wth the appetenances thereof to ye only pure use & behoofe of him ye Sd Iacob his heires & Assignes ffor ever, And ye Sd David hath put ye Sd Jacob into Lawfull & peaceable possession of ye Sd Meadow & Upland by ye dilivery of Turfe & Twigg & by ye Dilivery of these preents And ye Sd David doth hereby for him selfe his Heires, Executors & Assignes ffurther Covenant & agree to & wth ye Sd Jacob yt it shall & may be Lawfull for him ye Sd Jacob Underhill his Heires Executors or Assignes quietly & peaceably to have, hold, Occupy possess & enjoy all & singular ye Sd Granted Meadow & Upland forever wthout ye Lawfull Lett hindrance or Molestation of him ye Sd David His Heires, Executors or Assignes or any other Pson or Sons Lawfully Claiming for by or under him or any or either of them Notwithstanding any former Gift, Grant, Mortgage or sale w'soever, And ye Sd David doth hereby bind himself & his Heires to warrant & defend ye Sd Meadow & Upland to ye Sd Jacob Underhill his Heires & Assignes for ever against all Just Claimes yt shall hereafter be made to ye same In Witnes whereof I have hereunto sett my hand & Seal ye Second day of December in ye year of our Lord one Thousand Six hunderd ninty three Signed sealed & Dd: in prence of us david underhill O John Newman John ffeke

Tohn Cock

(From original)

whearas Their was Given to me mary vnderhill wife to John vnderhill of metenicok late Deceased a pasture adjoyning to my husbands land weh was formerly given to me By my ffather Matthew Pryer and the Sd pasture Adjoyning to my Brother John Pryers medow I do with the Consent of my husbands executors upon Agrement made Give to my Sd Brother such a peece of the Sd pasture as we have agreed upon Adjoyning to the Sd medow aboveSd for him his heirs Executors and Asings to injoy forEver as wittness my hand and Seale this 21 day of August Singed seald and dill: presence of us Mary X vnderhill O

John Dewsbury Joseph Weeks nathaniel Burdsall

(From original)

(The following, from Doc. Hist. N. Y., II., 306, is of interest in showing the principal inhabitants, and their relative wealth. See other lists, ante, 1671, p. 217, 218; 1677, p. 232; 1678, p. 130.)

A List of the Estates of ye Inhabitants of Oyster Baye for a Contry Rate, this 29th of Sept 1683.

a Contry Rate, uns 25 or Sep	1000.	
Impslb.	Samuell Andrews	100
Josias Latting 080		100
William Hudson 077	John prior	040
Aron furman: Jr 080		100
Tho: furman 039		030
Simon Cooper 100		040
Job Wright 040	Aron furman: Sr	060
Adam Wright 040		050
Henry Townsend: Sr 050		080
Joseph dickinson 038		060
John ffeexe		020
John underhill 159		040
John Wright 073		040
John Townsend 082		090
Georg douning080		080
John Wood 039		040
Jeams Townsend 090		050
Isack dotty 066		040
Samuel dickinson 078		050
Caleb Wright 058		050
Abraham Aling 032		050
Edward wright 020	9	040
Samuell tilliar 020		030
John dauis 040		040
Joseph Eastland 040		100
Ephraim Carpenter 050		040
moses mudge 030	henry Townsend It	040
		030
2		050
J		030
		040
		040
	J	
Richard willits 090		020
Edmund wright 060		018
hope williams 100		100
John Townsend 090		090
John Williams050		040
Tho: willits	Tho: Cok	
John Townsend: Jr 050	Jeames Bleving	
daniell Colles 100	•	020
The Inhahytants being at this	time sikly and not sending	r in

The Inhabytants being at this time sikly and not sending in there lists, According to order, the ouersears, ye Constable being

Absent at roadislond did laye A valewation upon Euery mans Eastate to ye best of there vnderstanding According to law.

A true list # me Edmund wright, deputy Constable

Endorsed. "Oyster Baye Publique Rates. 1683."

(What this general sickness was, at so healthful a period of the year, I have not learned.)

(The following interesting light on the First Purchase is from the Townsend Memorial, p. 12, where it is stated that the original was found among the papers of William M. Hewlett. Another affidavit, pertaining to the same subject, will appear in the text of our second volume.)

Oyster Bay, 20th of December, 1683. I, Nicholas Simkins, now an inhabitant of Musketocove, aged fifty-six, or thereabouts, do declare that I, being at the first settlement of Oyster Bay, which was in the year 1653, Peter Wright, William Leverich, and Samuel Mayo, they being the three first purchasers, as by the grand deed from the Indian Sachem, and they being mentioned in the deed as purchasers, condescended to the others, to make a settlement of the said purchase, and for did accept of William Washbourne, and his son John Washbourne, Thomas Armitage, Daniel Whitehead, Robert Williams, and Richard Holbrook, as equal purchasers with them, and forthwith indorsed the same upon the back side of the bill of sale; that being done and agreed upon, they immediately proceeded to the laying out allot-ments; but first they laid out all the highways in the Town, by joint consent. Secondly, beginning at the Mill River, from, and so eastward to the harbor side, they laid out upward of twenty lots, granting equal privileges to every lot; and next year, Will Smith and old John Titus, with several others, were accepted of as inhabitants, and had their allotments laid out to them, by Peter Wright, by the consent of the purchasers. But so it happened, that the purchase-money being not paid, the Indians began to be very unruly and dissatisfied; whereupon the purchasers with the rest of the inhabitants then settled, desired William Smith and John Titus to prepay for the goods, to pay the Indians, which they did, to Mr. Briant, of Milford, and paid it in beef, and I killed the cattle and paid the debt; and when we came to levy the rate for the purchase, it came to eighteen shillings and ten pence. And, to my knowledge, Samuel Mayo was at two Town Meetings, at the first settlement of the place, and was always forward in joining and granting of allotments to each one that was free to settle amongst them, as far forth as any of the rest of the purchasers, or people settled; and this I can give upon oath, and much more, if thereunto called or required, as witness my hand. Richard Holbrook was the first man, as a purchaser, that got up his house, in Oyster Bay. To which I subscribe my hand. Nicholas Simkins.

(The following is the Patent for what is now Lloyd's Neck. See p. 19.)

The Patent to Nathaniel Sylvester, Thomas Hart and Latimer Sampson for Horse Neck neare Oysterbay.

Richard Nicolls &c. Whereas there is a certain Parcel or tract of Land in the North Riding of Yorkshire upon Long Island, Lying and being in a Neck on the north side thereof streaching out in the Sound or East River comonly called and known by the name of Horse Neck, bounded to the West with Oysterbay to the east with Cowe Harbour, towards the North with the sound and towards the south with a Beach extending to the head of a certain creek which parteth or divideth the bounds of the town of Huntington and the said neck which said parcell or tract of land hath been heretofore purchased of the Indian proprietors and due satisfaction given for the same and whereas John Richbell late of Oysterbay in the foresaid North Riding, Merchant, did make good proofs of his title to the said Hors Neck at the generall meeting held att Hempsted in the beginning of the Month of March 1664 against John Conkling on the behalf of his wife and some orphans who lay claim thereunto and also at the general Court of Assizes held in this City in the month of September 1665 against the inhabitants of the Town of Huntington and hath since sold and conveyed the said premises together with a neck of meadow called the fort Neck lying upon the South side of Long Island and belonging to the Town of Oysterbay unto Nathaniel Sylvester of shelter Island. Thomas Hart of the Island of Barbadose and Latimer Sampson of Oysterbay on Long Island aforesaid Merchant. Now for a further confirmation unto the said Nathanel Sylvester Thomas Hart and Latimore Sampson in their possession and enjoyment of the premises Know ye that by virtue of the commission and authority unto us given by his Royal Highness thee Duke of York I have ratified confirmed and granted and by these presents do ratify confirme and grant unto the said Nathanill Sylvester, Thomas Hart and Latimer Sampson, their heirs and assigns all the afore recited parcell or tract of land called Horse Neck aforesaid togather with all woods beaches marshes, meadows, pastures, creeks waters, lakes, fishing, hawking, hunting and fowling and all other profits comodities and imoluments to the said parcell or tract of land belonging and next or appertaining with their and every of their appertnances and of every part and parcell thereof and in regard of the distance of the plantations settled or to be settled upon the said Neck from any Town the persons inhabiting or that inhabit thereon shall be excused from ordinary attendance at trainings and other such ordinary duties in the Town but in matters ef assessment public

rates and the like they are to be taxed by the officers of Oysterbay to which Town they are adjudged to belong and they are likewise to give due obedience to all such warents as shall be sent from any Justice of the Peace or executions granted by any of the Courts of judication which shall be served by the sheriff or his deputies. To Have and to Hold the said parcell or tract or Neck of land with the Neck of Meadow afore mentioned and premises with all and singular the previlege and appertenances to the said Nathanill Sylvester, Thomas Hart and Latimer Sampson, their heirs and assignes to the proper use and behoofe of the said Nathanill Sylvester, Thomas Hart and Latimer Sampson their heirs and assigns forever as free Land of inheritance. Rendering and paying as a quit Rent for the same the Value of four bushell of wheate yearly upon the 29 day of September, if Demanded unto his Royal Highness the Duke of York and his heirs or such Govornor and governours as shall from time to time be appointed and sett over them. Given under my hand & seal at Fort James in New York on Manhatans Island the 20 day of Nov. in the 19 year of the Reign of our Sovereign Lord Charles the second &c. Annoy Dom in 1667.

Exam'in by J. Spragge, Lieut.

(The reference in this Patent, on p. 694, to "his wife and some orphans" is evidence additional to what I have already found, that John Richbell had no children, the three daughters of his wife being by a previous husband, named presumably Redmond or Redman.)

(The following, from Col. Doc. XIV., 435, is the Dutch patent for Hog Island. See p. 297 where these grantees sell it to the Town.)

Patent for Land on Long Island.

Petrus Stuyvesant, Director-General, etc., and the Council testify and declare, that to-day date underwritten, we have given and granted to Govert Loockermans, Cornelis van Ruyven and Jacobus Backer a piece of land, situate on Marten Gerritsen's Bay, in the Indian tongue called Matinneconcq alias Hogs Neck or Hogs Island, being a small island at high tide, with the dependencies thereof, as the said Loockermans bought it from the natives in the year 1650: with the express condition and stipulation, etc.

Done at Fort Amsterdam in New Netherland, the 23d of April 1659.

(The legislation as to geese, p. 268, is explained by the following from the Huntington Town Records, where the Constable and Overseers, 23 Feb. 1681/2 declared geese "very prejeditiall to ye Towne; Becaus ye sheep as hath been observed do not keep in ye streets as formerly, but Run into ye woods whereby they are ye more exposed to be devowered by wolves; becaus they can-

not abide to feed where ye geese doe keep; which is in ye cheife places both for watter and common pasture in our Towne. And also meny people of this towne doe take of ye watter of ye brook for their familie use." It was made lawful for any one to kill them, and the order was confirmed by the Court of Sessions. Hempstead Town Meeting, 5 May, 1682, passed a similar order.

(The explanation promised, on p. 303, of the remarkable power of attorney given to his wife, by Samuel Andrews, one of the wealthiest men of the community, is that he and Isaac Horner were about to remove to Springfield, New Jersey, and he probably hoped for a sale of his land here during a preliminary stay there. The first volume of Quaker records shows the following)

The 13th of ye 8th mo 85:

At this mans meeting of friends have made choyce of Matt. prier & Henery Wilis to see yt a deed of assignment from Samuell And(rews) & Is: Horner be maid and assined unto John Vnderhill & John ffeake & Rich: Wilits be fore they goe from hence

(The letter from Capt. John Underhill to Governor Nicolls, referred to on p. 678, brought forth, first the following reply, (Col. Doc. XIV. 595), and, a month later, that on p. 678. See also p. 674 and 677.)

Capt Undehill.

I have received some writings from the Indians of Matinicock, wherein I find that they are not disposed to sell their lands to the Towne of Hempsteed, but say they will with all civilty respect the seven families already settled there: I understand likewise that they have given you that part of their land which was spoken of before mee, when Mr Hicks & Mr Gildersleeve and those Indyans were here; I shall bee ready to confirme ye same, upon condicon that the said Indyans doe give assurance that those seven families shall quietly and peaceably enjoy what they have, untill the said Indyans can bee induced for their owne conveniency to admitt of a greater number of families. I have written to this purpose to those of Hempstead. In answer to yor letter wherein you desire to bee discharged of yor military employment, by reason of yor yeares, & other cares that attend you: I do allow of your excuse, and leave you to your owne Liberty being New Yorke Yr lo: friend,

Mar: 14th, 1666/7. R. Nicolls.

(The following from Book E, relates to the missing half page of Book A. See p. 254 and 255.)

(fol. 20)—These Are To Sceartyfe All Passons To Whom itt May Concarne that there Is a cartain acedant Hapned to one of the Books of Records of oyster bay itt Being In the Book A

So called ye which Sd: Acedent is that Where as there is part of A leafe Appears by Vieue to be Coutt out or Taken out of ye Sd: Book by Some wayes or Meains but how or which way or meains itt Cannot as yett be found outt, butt Noways Suspecting that Sam^{li} Underhill the present Towne Clark or Any of his famley Did Cutt or Deface ye Sd: Record butt one the Contrary itt Thought & Sopsed he ye Sd Samuel Underhill and his fameley is holey Cleare of ye Same & As for ye AforeSaid part of the afore Sd Leafe yt Is Gone or wanting is in ye Book A page 207 & one the other Side Is in page 208 & that in page ye 207 there Is A Survay of Twenty Six Acres of Land More or Less that is Taken or gone out of ye book that Was formerly Suerveid And Laid out to Liydia Wright by Thomas townsend and Nathaniel Coles Surveayed ye 9th Day of September in ye yeare 1682 as itt Doth plainly Appear By A true Copy of the Same Cartifed Under the Hand of Sami Underhill ye present Towne Clark who Hath this Day Attested to the Same & on the other Side of ye afore Said Leafe there is part of A twne Grant to James Cock Gone or wanting ye weh Sd grant to James Cock was one 4th Day of September 1682 to Take Up Ten Acres of Land one Oack Neck adjoyning to ye freish pond as itt Appears by what is Remaing of the AforeSd grant In ye a fore Sd page 208 Therefore as there is Nothing as yet Can befound of the Afore Sd Survey & ye AforeSd: Towne grant We hose names are here Under writen Trustees & proporiartors of the old purchas Heare present Do for A further Confirmation of ye: Surveay & grant aforeSd: Do Unanimosly agree that ye Sd: Copy of Lydie wright Survay Shall be Entered in ye Record of oyster bay & to Stand be and r(e) main in full force & Virtue as ye origenall might or Could ife itt had bind in ye—turn over— Record present & all so ye Remaining part of ye Sd grant to James Cock to & be & Remaine in full force as ife it had Never bine Cutt out or Defaced As aforeSd: In Witness Where of We Have Here Unto Sett our hands This Fifth Day of June In ye fourth yeare of his Majestys Reigne annoq domini one Thousand Seven hundered & Thirty one

We the Subscribers Do order Sam^{II} Underhill the Towne Clark

to Enter ye above Written In ye Towne Records

Now this is ye Copy of the Survey September ye: Ninth 1682

Then Laid out to Lydie Wright A william Wright Cartain Tractt of Land one ye East Sid wright frost of Beaver Swamp So Called ye ffirst Matthew Parish bounds Whereof begins att ye River att matthew Priar Samuel Andrews South west bounder & Samil Dickinson So to Rune Up the hill Eastwardly by Wright frost Junger Sd: Andrewes Land twenty foure Zebuland Dickinson pole or Rods from thence to rune or Benjamin Smith

Samuel Macoon Geo: Townsend

Raing by ye hill Side South west or Penn Townsend there abouts one hundered and Twenty Simon Cooper Rods and Thence to the River twenty John Weekes Junfoure rods Upon A west North west Joseph Woolsey Line or there abouts To The River or Wright Coles Streme to her West bounder and ye William frost aforeSd: bounders her North & East John Dickinson and South bounders Including Within Daniel Burdsall the Said bounds of the Upland and Joshua Cocks Swampe twenty Six Acres More or Less mark As Excepted by her which Land Is Laid Josias Latten out Unto her by Virtue of her house Lott and Priviledge Willed to her by Peter Underhill Richard Crab Deceased and Surveaved by us

Thomas Townsend Nathaniel Coles.

ERRATUM

The date "The first day of february, 1661," in the 25th line of page 4, pertains to the paragraph which follows it.



INDEX

Arranged as a single alphabet, with all groups and sub headings placed in their proper sequence. Besides usual abbreviations, the following are used:

aff. for affidavit and affirmation assig. for assigned and assignment atty, for attorney app. for appointed b. for born bro. for brother ch, for children com. for committee confirm. for confirmed and confirmation consid for consideration C. of A. for Court of Assizes d. for died dau. for daughter def. for defendant

ex. for executor exch. for exchange fr. for from hy, for highway m. for marriage or married Mk. for Matinecock M C. prop. for Musketo Cove proprietors ment, for mentioned pl. for Plaintiff s. for son t. c. for Town Court t. g. for Town grant t. m. for town meeting

The distinctive numerals given in parenthesis to certain names under Grantees and Granters are those given to them in the published genealogies of those families and will be useful to the title searcher.

ABSALOM (Indian), receipt fr., for pay for South meadows, 1659, 350; signs Tackapousha's receipt for same, 350. ADAMS, John, t. g. for grist and saw

dep. for deputy

ABSALOM (Indian), receipt fr., for pay for South meadows, 1659, 350; signs Tackapousha's receipt for same, 350.

ADAMS, John, t. g. for grist and saw mill, 249.

ADDRESS, to Gov. Nicolls regarding patent, 33, 34; to Gov. as to repairing fort at N. Y., 680; to Duke, at Hempstead, signers not to be defamed, 669; to Gov. Andros, re "just liberties eclipsed," 245-7 (see also Perition).

ADMINISTRATION, est. of Thos. Thornicroft, 378; of estates, to be admitted in local court and returned to Office of Records in N. Y., 660.

ADOLF. Peter, 579.

ADOLIVESON, Peter, 517.

AFFIDAVIT, of Moses Mudge, re transfer by "livery of seisin," 238; of John Ketcham, Thos. Brush and Thos. Powell, re south meadows, 675; of Soskecock, re extent of Mk. land and Hempstead's claim thereto, 678; of Tackapoucha to same, 677; of Nich. Simkins, re First purchase, 692; of Thos. Armitage re son Manassah's claim, 591.

AGREEMENT, Henry Townsend, miller, with Town, 40; John Thompson, smith, with Town, 43; his attys. with Town, 82; Hog Island prop. with keepers, 72, 123-5, 210; with Town, 270; re Hog Island sawine, 248; with Hempstead re line, 107, 309, 356; with Rob. Williams re line, 272; re division of meadow, 116; John Fekes and Thos. Miller, 161; Rob. Williams with Town, re Lusum, 168; re Horse Neck by owners, 190; re Sam. Forman's est., 592.

AGRICULTURAL implements, 265 (see

also Furnishings).
ALBERTSON, Daniel, 656.
Derick, deed to, fr. Wm. Lynes, 584;
ment. 399, 430, 434, 579, 607, 620, 647,

ment. 399, 750, 11., 655.

ALLEN, Alen, Alling, Abraham, (Sr.) t. g. as blacksmith, 109; t. g., 114, 130, 231, 241, 353; deed fr. Henry Townsend, Sr., 125; fr. Wm. Thornecroft, 522; fr. John Rogers, 523; fr. Wm. Buckler, 524; deed to son Abm., Jr., 492; to son Thos., 491; ment. 264, 393, 691.

Abraham, Jr., deed fr. father, 492; ment. 491.

Thomas, deed fr. father, Abm., 491.

AMMUNITION, sale of to Indians pro-

Thomas, deed fr. father, Abm., 491.

AMMUNITION, sale of to Indians prohibited, 664.

AMORY, Joseph, 108.

ANCIENT Documents, some, 670-696.

Purchase (see First purchase).

ANDREWS, Andrass, Andrus, Mary, power of atty. fr. husband, Sam., 303; signs his deed, 317, 321, 322, 338, 585; as trustee for Quakers, deed fr. Anth. Wright, 687.

Samuel, aids widow Crocker, 4; as prop. of Horse Neck, agrees it shall be part of the Town, 19; t. g. Oak Neck, 35; t. g. Hog Island, 100; t. g. 53, 130, 153, 208, 218, 219, 352; deed fr. Anth. Wright, 42; fr. Indians, 152; et al fr. Indians, 347-9; as trustee for Quakers, fr. Anth. Wright, 687; fr. Anth. Wright, 159; fr. Rich. and Josias Latting, 166; et al fr. Wm. and Jos. Croker, 168; deed to Adam Wright, 150; to Jos. Ludlam, 170, 448, 585; to Sam. Ketcham, 299; to Mary Jessup, 317; to Nath. Coles, 320;

ANDREWS—Continued
to John Townsend, Jr., 322; to John
Fry, 338; to John Feke, 499; exch. with
Matt. Harvey, 126; Surveyor, 119, 208;
Shipwright, 585; Overseer, 212; Constable, 226; on com. to lay out south
necks, 217, 218; def. vs. Thos. Townsend, 224; vs. John Gates, 226; power of
atty. to wife, 303, 695; removal to N. J.
and new trustee app. in his place, 695;
ment. 42, 50, 51, 55, 56, 59, 60, 98, 110,
142, 158, 166, 170, 173, 209, 211-213, 215,
232, 236, 249, 254, 262, 266, 268, 295,
318, 341, 377, 379, 380, 423, 435, 447,
471, 478, 538, 572, 624, 680, 687, 691,
696, 100. 696. William, 97. William, 97.

ANDROS, Andras, Gov. Edmund, his license to purchase Indian lands, 174, 681; petition to, re civil liberty; his patent for M. C., 309, 635; patent for Oysterbay, 307; agreement before, re Hempstead line, 356; ment. 142, 171, 199, 200, 201, 630.

ANN-HOOKS NECK, 665.

ANTHONY'S BRIDGE, 512; Brook, 585; Island, 313, 580, 581.

APPLEGATE, Daniel, deed to Sam. Dickinson, 509, 511; to Isaac Doughty, 515; ment. 596, 598.

John, t. g. 263; deed fr. Thos. Townsend, 314; in Mk. purchase, 333; ment. 316, 437, 515, 525, 577, 585, 598.

APPLES, one peck yearly for 500 years, 316, 437, 515, 525, 577, 585, 598.

APPLES, one peck yearly for 500 years, in Indian lease, 530.

APPLE and peach trees, nursery of, 128.

ARBITRATION, by Constable and Overseers, 97; evidence in, 98; re Hempstead line, 107; accts. of Rob. Story and John Newman, 137; Wm. Frost and John Coles, boundary, 117; Wm. Frost and Sam. Tillier, boundary, 271; John Wright and bro. Gideon, re meadows, 290; John Robins and Sam. Tilliar, 248: Sam. and Jos. Weeks, boundary, 428, 429; app. by Court of Sessions re farm line, 120.

ARMITAGE, Armintage, Hermitage, Ann, line, 120.

ARMITAGE, Armintage, Hermitage, Ann, signs husband's deed, 591.

Manassah, 591.

Martha, 591.

Thomas, in First purchase, 355, 671; t. g. 7; deed fr. Nich. Wright, 3; to John Townsend, 591; pre-nupt. deed to Ann Lillestone, 7; deed to John Townsend, 591; his 3 wives and son; aff. re dispute, 591; in letter to Stuyvesant, 673; ment. 16, 41, 63, 64, 692.

ARNOLD, Issac, J. P., 180; as ex. Nath. Sylvester, deed to Jas. Loyd, 188-190; ment. 194.

ARRASOUAUNG river, 307, 348, 351. ment. 194.

ARRASQUAUNG river, 307, 348, 351.

ARUMPAS (see under Grantors).

ASETON (see under Grantors).

ASH SWAMP, to be laid out to Nich.

Davis, 209; granted to Thoa. Townsend,

he to keep an ordinary, 237, 238; ment.

4, 204.

4, 204.

ASSEMBLY, General, influence of this Town in its creation, 246-7; representatives to, to be chosen by delegates, 267.

ASSESSMENTS, to be sent in by Town officers, 661 (see Tar).

ASSESSORS (not so called) to meet with officers to levy rates, 235; three chosen, 1683, 268; C. of A. directs that Concable and Overseers act as such, 668; Rob. Coles. John Townsend, Sr., and John Underhill chosen, 268; (see Tas).

ASSIAPUM, alias Mohenes, First purchase from, 1653, 334, 354, 670; now deceased, 355; ment. 629, 671.

ASSIZES, Court of, records of, 658-670; importance of this copy, 658; personnel and functions of, 658; jurisdiction of, 658; its refusal of petition for L. I. Towns, 1681, 246; clerk of, 669; session of 1666 ment. and legislation reaffirmed, 660; session of 1669, 659: 1670, 659; 1671, 662; 1675, 664; 71678, 667; here after to meet in October, 667; jurys for, 667; payment of jurymen, how arranged, 667; marriage, law re, interpreted, 009; O. B. inhabitants to prove titles before, 679; suit of John Richhell vs. Huntington before, 693; directs patents brought in to be renewed, 669; fixes large fores for informers, 659; ment. 271, 652.

ASUR (Indian), deed to Rob. Williams, ment. 94.

ATTORNEY, power of, Sam. Burr to Josiah Clark, 244; John Maybue to Tbos. ASSESSORS (not so called) to meet with ment. 94.

ATTORNEY, power of, Sam. Burr to Josiah Clark, 244; John Mayhue to Thos. Townsend, 250; Sam. Andrews to wife, 303, reason for, 695; attys. of John Tompson make agreement with Town, 82; bond to same, 83; receipt from, 84; assig. to, 84; deed from, 85.

AUCTION (see Outcry). BADCOCK, Joseph, 461, 463, 574. 608. 609.

BAILEY, Baily (see Baylay).

BANBERY, Edward, 463.

BANKS, Samuel, 362.

BARBADOS, Island of, 193, 693.

BAR BEACH, Hempstead line to run from.

107, 309; in Hempstead line, 356, 357.

BARNES, Samuel, 161.

BARNSTABLE, Mass., 628.

BATES, Batts, John, t. g. (forfeited) 2;

t. g. 3; aids widow Crocker, 4; ment. 41.

BAXTER, George, 19.

Hannah, 658.

Robert Mitchell, 658.

Thomas, 628. Hannah, 658.
Robert Mitchell, 658.
BAYARD, Nicholas, Sec. of Province, 85.
Samuel, deed to Sam. Youngs, 548.
BAYLEY, Bailey, Joseph, 56.
Richard, 108.
BEAVER Swamp, 2. 57, 59, 140, 141, 153.
159, 175, 186, 203, 246, 254, 265, 280, 301, 314, 318, 327, 366, 380, 402, 405, 447, 449, 475, 590, 596, 597.
Creek, 28, 63, 157, 197, 327, 362.
Hollow, 604.
Meadowa. 2, 11, 236, 277, 303, 363, 400, 405, 421, 442, 445, 515, 556, 600.
River, 57, 104, 126, 175, 198, 327, 355.
BECKER, Backer, Barker, Jacobna, et al, patent for Hog Island, 694; they sell same to Town, 297; ment. 624.
BEDELL, Mordecai, 656.
BEDIENT, MORDECAI, 326.
BEEF, price of, 274; price of, in rate paying, 668; killed and sold in Milford to provide First purchase pay, 692.
BELGIC Provinces, United, 670.
BELL, Henry, m. to Jane (Indian), 288; gift of land fr. Indians, 313; in Mipurchase, 333; sells it to John Newsman, 333; deed to Nathan Burdsall, 385.

Index BELL—Continuad
Jane (Indian), m. Henry Bell, 268;
ment. 313.
BENCKES, Jacob, 679.
BENNETT, Bennet, George, 656.
James, 656.
Jeromas, 656.
BERTON, Peter, 421, 576.
BICKLEY, Bikley (see Buckler).
BILI INGTON, Joseph, 73.
BIRCHALL, Burchell (see Birdsall).
BIRD, John, def. vs. Rob. Williams, 224;
pl. vs. Thos. Willis; pl. vs. Edw. Titus, 224; def. vs. John Gates, 225; pl. vs. John Wright, 226; pl. vs. Edmond Wright, 226; pl. vs. Anth. Wright, 226; pl. vs. Anth. Wright, 226; pl. vs. Edmond Wright, 226; pl. vs. Anth. Wright, 226; pl. vs. Fedmond Wright, 226; pl. vs. Anth. Wright, 226; pl. vs. Edmond Wright, 26; share, Oak Neck, 35; in agreement to divide meadow, 116; condemned lots on Hog Island sold him at t. m. by Sam. Shrimpton, atty. 121; t. g. 130; Indian deed, 277, 502, 683; deed fr. Adam Wright, 342; fr. Caleb Wright, 365; assig. same to Henry Townsend, Jr., 366; deed fr. latter, 383; fr. Henry Bell, 385; assig. same to son Sam, 386; to Wm. Frost, 395; in Mk. purchase, 476; assig. Indian deed to sons, 503, 684; ment. 21, 78, 138, 139, 140, 142, 207, 298, 303, 324, 338, 407, 429, 444, 455, 504, 629, 682, 685.

Nathan, Jr., deed to bro. Nath., 310; with bros. Sam. and Wm. assig. of Indian deed by father, 503.

Nathaniel, deed fr. bro. Nathan, 310; ment. 690.

Samuel, in Mk. purchase, 333; assig. Henry Bell's deed by father, 385; deed BELL-Continued

ment. 690.

Samuel, in Mk. purchase, 333; assig. Henry Bell's deed by father, 385; deed to David Underhill, 421; to Jos. Ludlam, 455; grants Wm. Froat highway to his fulling mill, 474; deed fr. Sarah Forman, 501; with bros. Wm. and Nathan, Jr., assig. of Indian deed fr. father, 503; fr. David Underhill, 504; ment. 311, 320, 396, 457, 489.

Stephen, with bro. Benj., deed fr. Indians, 280; in Mk. purchase, 331, 333; et al, deed fr. John Feke, 501; with bro. Henry, assig. of Indian deed by father, 684. ment. 690.

Henry, assig. of Indian deed by father, 684.

William, with bros. Sam. and Nathan, Jr., assig. of Indian deed by father, 503.

BIRTHS, Carpenter, Ann, Benj., Eliz., Hannah. Joseph, Joseph (s. of Benj.), Mary, Willet, 654.

Cheeseman, Benj., Sam., Thos., 654.

Cheeseman, Benj., Sam., Thos., 654.

Cootes, Ann, Charity, 654; Charles, 652; Content, Deborah, 654; Dorcas, Freegift, John, 652; Martha, 654; Mary, Mercy, Nathan, 652; Nathan, 654; Nath., 205; Phebe, 655; Rachel (Sr.), Rachel (Jr.), 654; Robert, 652; Roseannah, 603; Tamar, 652.

Mudge, Coles, Michael, 654.

BIRTHS-Continued
Thornycraft, Charles, Jos., Mary,
Mercy, Phebe, Thos., William, 653.
Townsend, Deborah, Esther (wife of
Penn), Esther, Jr., 606; George, 603;
Judith, Penn, Rose, 606.
Underhill, John, 548.
Valentine, Charity (Sr.), Charity (Jr.),
654; Charles, 655; David, 654; David,
655; Jacob, Mary, 654; Sarah, Susannah, 655.

"BIT OF MOUTH" (only use of term),

S50.
BLAGGES, Benj., 159.
BLACKSMITHS, John Tompson, agreement with, 43; 1668, 205; Abm. Alling, gets t. g., 109; 1677, 231; John Gates, 230; shop ment., 204, 585.
BLEVIN, Bleving, Ann, signs husband's

deed, 437.

deed, 437.

James, with John Rogers, t. g., 114;
deed fr. same, 114; t. g. (void) and another granted, 115; assig. his half to
John Rogers, 126; latter assig. same back,
126; t. g., 241; with wife Ann, deed to
John Townsend, 436; ment., 264, 309,
416, 440, 601, 691.

416, 440, 601, 691.

BLOCK Houses, C. of A. directs that law re them be enforced, 664.

BLOCK ISLAND, 629.

BLYETH, Daniel, deed fr. Gideon Wright, 47; cancelled, 214; having left Town, inventory of est., 55; creditors and amounts, 55; settlement, 214; t. g., 209; def. vs. Matt. Harvey, 213; def. vs. Sam. Forman, 213; def. vs. Gideon Wright, 213; ment., 614.

BOAT BUILDER, John Newman, 242. Yard, t. g., to John Newman for, 242 (see Canoes and Vessels).

BOOK A, 13-275; description and preamable, 13; explanation of pagination, 202; not all transcribed, 13; reverse end begins, 202; part of leaf cut out, 254, 255; restored from Book E, 695 (see also Introduction).

troduction).

BOOK E, lost matter fr. Book A recorded in, 255; extract of same from, 695. BOOK OF MARKS, 91 (see also Pref-

BOOK OF MARKS, 91 (see also Preface).

BOOK OF PURPOSES, 1-12; damaged state of 1 (see also Introduction).

BOSTON, Mass., silver money of, ment. as late as 1685, 302; ment., 143, 189-92, 278, 302, 380, 447, 561, 624, 628.

BOUDE, John, with wife Susanna, deed to Rob. Cooper, 614; fr. Alex. Forman, 614; ment., 600, 602.

Susanna, signs husband's deed. 615.

BOUNTY, for wolves, 3, 204, 236, 253; for foxes, 228, 236.

BOWNE, Jacob T., 1.

John, with Rob. Story, as attys. of Thos. Hart, deed to Simon Cooper, Hart's partnership with Latimer Sampson and Nath. Sylvester, 142; with Rob. Story, agreement re Horse Neck, etc., 190; chosen Co. Treas., 269, 270; ment., 39, 78, 276, 281, 282, 613, 680, 687.

BRADENHAM, John, 192.

39, 78, 276, 281, 282, 613, 680, 687.

BRADENHAM, John, 192.

BRADFORD, William, printer in N. Y., deed fr. Job Wright, 523.

BRADSTREET, Gov. Simon, 448.

BRANDING, of cattle and stock to be done by Constable (see Cattle).

BREWSTER, Nathnaniel, 83.

BRIANT, Mr., of New Milford, 692.

```
BRICK kiln, the old, 78, 141; brickyard,
 S85.

BRIDGES, at Beaver Swamp, 57; the three, cost of, levied, 9.

BRIDGMAN, Matthew, Town Clerk, 1661, 41; ment. 5, 26, 31, 36, 470, 582.

BRIGHTMAN, Henry, 108.

BRINDLEY, Francis, of Newport, note to fr. John Dewsbury and John Rogers, for wool, 278, 280.

BRINLEY, William, 180, 190.

BROADCLOTH, price of, 162.

BROCKHOLLS, Anthony, Capt., Commander in Chief, 246, 326, 680.

BRODHEAD'S history quoted, 659.

BROOKING, Brookins, Jacob, t. g., 130; assig. same to Thos. Townsend, 131; ment. 82, 122, 309, 466, 530, 630, 635, 636.
    BROOKHAVEN, 82-85, 90.
BROOKES, Thomas, 401.
BRUSH, Thomas, aff. re South Meadows,
 BRUSH, Inomas, an. 72 South Meadows, 675.

BRUSH, two days set for cutting, 220, 226; to be cut by Hy. Overseers, 273.

BRUSHY PLAINS, 181, 498.

BUCKLER, Butler, William (descendants use latter form), share Oak Neck, 35; deed fr. John Dickinson, 72; with Jos. Ludlam, bond to attys. of John Tompson, 83, 84; with same, deed from same, 84; assig. back to attys., 85; deed fr. Josias Latting, 92; fr. same by "turf and twig," 96; deed to John Rogers, 96; fr. James Cock, 99; fr. Adam Wright, 360: to Wm. Frost, 396; to Abm. Alling, 524; in Mk. purchase, 333; def. vs. John Gates, 225; pl. vs. Adam Wright, 225; ment. 44, 113, 174, 177, 183, 228, 232, 239, 362, 365, 392, 426, 427, 460, 476, 523, 539, 540, 603.
603.

BUCKSKINS, two per year, as rent, 52; (see Deerskins).

BULL, Henry, Gov., 402.

John, 448.

BURCHAM, Burchell (see Birdsall).

BURDSALL (see Birdsall).

BURDSALL Ground, of Quakers, 201; deed for, 687; new trustees for, 695; one on Francis Weeks' farm, 88; the Town's, 318, 447, 471.

BURR, Samuel, of Hartford, sues by atty., re est. of Chris. Crow, 243-5.

BUTLER, Butlar (see also Buckler), John, 656.

William, ment. 104, 241, 242, 246, 256, 262, 425, 491, 493, 691 (see William Buckler).
                    603
 CANDLE, trial by, 242.
CANOES, C. of A. directs that all be seized, because of Indian disturbance,
                 ANO...
seized, be
```

CANTIAGUE, Cantiag alias Ciscascata, Hempstead line to run from, 107; ment. 272, 307, 334, 354, 356, 357, 625, 626, 272, 307, 334, 354, 356, 357, 625, 626, 670.
CAPE COD, 628.
CAPTAINS, military, Thos. Delavol, Rich. Morris; Thos. Topping; Thos. Townsend; John Underhill.
CAPTAINS sea, John Dickinson; David Petersen de Vries.
CARMAN, John, 200.
Phebe, 657.
CARPENTER, Abiah, deed fr. Joseph Carpenter, 42; deed to same, 49; ment. 630, 631, 632, 639.

CARPENTER-Continued
Ann, b., 654; d., 654; ment. 412, 645, Benjamin, and wife Mercy, family record, 6:4.

Benjamin, Jr., b., 654.
Coles, 656.
Elizabeth and Hannah, b., 654.
Ephraim, deed to Thos. Weeks, 122;
t. g., 130; m. Susannah England, 235;
dep. constable, 241; in Mk. purchase,
333; deed to John Townsend, Sr., 371;
fr. Dan. Harcott, 386; fr. Wm. Frost,
387; fr. M. C. prop., 638; land laid out,
640; ment. 157, 246, 283, 290, 294, 295,
305. 306, 392, 393, 487, 521, 609, 637,
638, 643, 691.
Ephraim, Jr., deed to John Newman,
575; fr. Wm. Simkins, 576; ment. 463.
Hannah and Eliz., b., 654. Hannah and Eliz., b., 654.
Jacob, 656.
John, 5, 270.
Joseph, deed to Abiah Carpenter, 42:
deed fr. same, 49; to Rob. Coles, 65;
to Dan. Coles, 66; to Nath. Coles, 67:
on Com. to buy Indian lands, 113; app.
by Court of Sessions to arbitrate line
dispute 120: on com. to registrate deed. on Com. to buy Indian lands, 113; app. by Court of Sessions to arbitrate line dispute, 120; on com. to receive deed of Unqua Neck, 129; t. g., 130; assig. same to Thos. Townsend, 131, 641; Town patentee, 307; M. C. patentee, 309; deed to Moses Mudge, 323; in Mk. purchase, 334; deed fr. John Williams, 483; to same, 641; confirm. of M. C. purchase, fr. Gov. Nicolls, 629, 630; exch. with. Nich. Simkins, 642; exch. with son in law, Wm. Thornycraft, 643; grant fr. M. C. prop., 644; fr. Wm. Thornycraft, 644; d., 645; ment. 118, 139, 140, 151-156, 226, 248, 412, 434, 464, 620, 631-638, 640, 646, 655, 678, 691.

Joseph, Jr., Sr. (son of Joseph 1st), b., 654; m., 654; m., 654.

Joseph (son of Benj.), b., 654.

Mary, b., 654; m., 654.

Mercy (wife of Benj.), 654, 655.

Morris, 656.

Tamar, 655.

William, deed fr. M. C. prop., 649; ment., 564-566, 648, 650.

ARPENTERS (mechanics), John Adama, 240. Samean Hawshurst. 555: John

ment., 304-300, 048, 050.

CARPENTERS (mechanics), John Adams, 249; Samson Hawxhurst, 555; John Pratt, Jr., 555; John Townsend, Sr., 345; Edw. White, 164 (see also Josnars).

CARTWRIGHT, George, Royal commissioner, 39; proclamation left at O. B. by, 40.

by, 40.

CATTLE, not to be brought in without consent of Town, 12; in pre-nupt. agreement, 8; as consid. in deed, 27, 32, 50; prices of, 68, 251; fine fixed for any left on Hog Island, 202; not to be left at large there, 210; oxen or horses there to be yoked or fettered, 220; to be kept off the streets, 227; to be branded as per law, in presence of Constable, warning as to misbranding, 220.

CALF, pasture, on Hog Island, to be fenced, 249; as consid. in payment of debt, 243.

CEDAR POINT, 77, 167, 522, 565. Swamp, 185, 287, 288, 305, 313, 335, 337, 359, 367, 373, 402, 405, 441, 443, 477, 506, 509, 511, 513, 526, 542, 544, 545, 558, 567, 579, 598, 599, 601.

```
CELLEM (Kellam), Robert, deed fr. Hope
               Williams, 148.
NTRE ISLAND, (formerly Hog Is-
 CENTRE ISLAND, (form land, which see).
CERBY, Cirby (see Kirby).
CHAGECHAGEON, Chage
                                                                                                   Chagechegeing (see
 Quarapin).

Brook, 290.
River, 141, 175.
Swamp, 141, 175.
CHAMPION, Champon, John, 195, 275.
CHATTEL Mortgage, Geo. Coppen to Rob.
  Godfry, 122.
CHECONOW (Indian), 350 (see Chicke-
  noe).
CHEESEMAN, Benj., b., 654.
  Samuel, b., 654.
Thomas, b., 654.
CHEPEYCUNAWS (see Chippie).
CHESAPEAKE BAY, Peter Wright
CHEPEYCONAWS (see Chippie).
CHESAPEAKE BAY, Peter Wright drowned there, 629.
CHESHIRE, Mehitabel, 560.
Thomas, deed fr. Thos. Youngs, 505; fr. Sam. Dickinson, 506; ment. 513, 560.
CHIPPIE, Chippy, Chepous, Chepye, Chepeyconaws (see Grantors).
CHIPPIE, Will, joins father in deed, 595.
CHICKENOE (Indian), concerned in Huntington line dispute. 675; aff. concerning it, 676; ment. 350.
CHRONOLOGY, Old Style and New Style (see Introduction).
CHURCH, used for Town Meeting, 1743, 14; affairs of, C. of A. directs double rate for maintenance of ministers, 666 (see Quakers, and Liberty).
CIDER, suit over a barrel of, 229; def. in t. c. ordered to pay a barrel of, 236; in payment of debt, 243; price of, 229.
CIRBY, Cerby (see Kirby).
CISCASCATA, Kiscascutta (see Cantiagore).
CIVIL and calificious liberty (see Liberty).
CISCASCATA, Kiscascutta (see Cantiagne).
CIVIL and religious liberty (see Liberty).
CLAPBOARDS, not to be taken out of Town, 2.
CLARK, Josiah, as atty. for Sam. Burr, pl., vs. John Townsend, Sr., and Job Wright, re est. of Chris. Crow, 243-5.
CLEFT, the, 114, 127, 375.
Rock, 633, 645.
Swamp, 125, 209, 314.
CLEMMENT, John, 677.
CLERK, added to several early signatures, appears sometimes to be meant in the old sense of an educated man, and not always Town Clerk (see Town Clerk).
COATS, as consid. in First purchase deed, 670.
           670.
  COBDEN, George, 298.
COCK, Ambrose, 658.
          Ann, 658.
Charles, 658.
Clarinds, 658.
Daniel (16), with bros. John, Hezeklah and James, join mother in deed to John Priar, 480.
           Dorothy, with sons, John, Daniel,
Hezekiah and James, deed to John Priar,
         480.
Emily, 686.
Herekiah, 480.
James (1), t. g., 7; deed fr. John Dickinson, 28; deed to John Platt, 29; share of Oak Neck, 35; exch. with John Tompson. 50; deed to Henry Townsend, 53; to Wm. Buckler, 99; t. g. on Hog Island, 100; deed to Henry Townsend, 104; t. g., 109; t. g., 130; deed fr. Suscaneman and
```

```
COCK—Continued

Werah, 154; t. g., 204; Constable, 1668, 204; t. g., 205, 206, 209; Overseer, 210; exch. t. g. for another, 215; t. g., 218, 250, 254; arbitrator on farm line, 271; in Mk. purchase, 331, 333, 476; t. g., 353; deed to son John, 467; another to same, 525; deed fr. 7 Indians, 1669; held 240 years by descendants, 686; t. g. 696; ment., 19, 28, 31, 32, 58, 78, 89, 94, 117, 141, 153, 169, 178, 180, 197, 223, 231, 246, 295, 324, 376, 377, 388, 408, 429, 440, 468, 479, 555, 568, 688, 691.

James, (5), with bro, John (8), assig. of Samson Hawkhurst's deed by John Pratt, Jr., 557.

James (19), joins mother. Dorothy, and bros. in deed to John Priar, 480.

John (5), in Mk. purchase, 334; deed fr. father, 467; fr. Mary Underhill, 467; fr. Benjamin Burdsall, 469; to Mary Underhill, 478; fr. father, 525; with bro, James (8), assig. of deed by John Pratt, Jr., 557; ment., 481; 584, 598, 689.

John (15), joins mother, Dorothy, and bros. in deed to John Priar, 480.

Joshus, 697.
Josiah, 481.

Mary, 658.

Rosannah, Jr., 658.

Rosannah, Jr., 658.

Samuel, 480, 481.

Thomas (3), t. g., 239; in Mk. purchase, 334; ment., 142, 182, 401, 691.

COCKS, George W., historical sketch by, 623; his assistance in this work, 1, 631, 658, 670.

COCKRAN, Mungo, 595.

CODDINGTON, Gov. William, 190.

CODNER, Codnor, George, 317, 342, 355, 363, 369, 370, 437, 465, 466, 653, 654.

Coe, John, receipt to Alice Crabb, apparently satisfaction of mortgage by Rich. Crabb, recorded at New Haven, 243.

COKE, George, of N. Y., pl. vs. John Davis, 225.

COLD SPRING, called by Indians Nackaquatack, 626; t. g. for grist and saw mill at, 249; ment. 23, 25, 196, 207, 234.
                 Davis, 225.
COLD SPRING, called by Indians Nacka-
quatack, 626; t. g. for grist and saw
mill at, 249; ment. 23, 25, 196, 207, 234,
251, 259, 261, 272, 307, 592; river, 4;
bay, 7; head of, 355; called Oyster river,
626.
                 COLES, Colles, Colls, Albert, 656.
Ann, about to m. Wm. Lines, deed to son Solomon, 178; b., 654; ment. 653.
                                     son Solomon, 178; b., 654; ment. 653.

Benjamin, 656.
Caleb, 656.
Charity, b., 654.
Charles, b., 652: ment., 653, 655.
Content, b., 654.
Daniel, deed fr. Jos. Carpenter, 67; fr. Matt. Harvey, 67; quit claim to latter, 68; deed to bro. John, 68; fr. bro. Nath., 110; t. g., 130; assig. same to Thos. Townsend, 131: constable, 1667, 203; in agreement re Hog Island fences, 210; M. C. patentee, 309: in Mk. purchase, 334; deed to bro. Nath., 341; d., 645; ment. 32, 33, 43, 178, 205, 232, 464, 617, 630, 632-5, 637-41, 646, 656, 691.

Deborah, signs husband's deed, 546; b., 654.
                                        b., 654.
Derick, 656.
Dorcas, b., 652; d., 652.
Freegift, b., 652; d., 652.
Isaac, 656.
Jacob, 656.
```

COLES-Continued

OLES—Continued
Jesse, 656.
John, on com. to buy Mk. lands, 12;
deed tr. Thos. Francis, 48; deed to Edw.
Wright, 91; arbitration with Wm. Frost
as to boundary, 117; t. g., 130; pl. vs.
Jas. Pitnie, 204, 205; t. g., 353; b., 652;
ment. 60, 61, 67, 68, 70, 71, 149, 155,
258, 272, 653, 655, 691.
Tordon 656.

Jordon, 656.

MahahShalalHasbaze, grant fr. M. C. prop., 645, 646; ment. 647.

Martha, b., 654; d., 205; ment., 276, 406, 470.

MahahShalalHasbaze, grant fr. M. C. prop., 645, 646; ment. 647.

Martha, b., 654; d., 205; ment., 276, 406, 470.

Mary, b. 652; ment. 655.

Mercy (Sr.), signs husband's deed, 430; again, 466; d., 653; ment., 655.

Mercy (Jr.), b., 652.

Mercy (Jr.), b., 652.

Nathan (son of Rob.), deed fr. Thos. Townsend, 377; another, 689; b., 652, 654; m., 652, 654; children's births, 654; ment., 653, 655.

Nathaniel, on com. re Huntington line, 30, 31, 222; deed fr. Jos Carpenter, 67; t. g., 100; deed fr. Jos. Sutton, 109; deed to John Townsend, 110; to bro. Dan., 110; arbitrator, 137, 138; on com. re Hog Island, 123-5; t. g., 130; deed to bro. Rob., 167; deed fr. Jacob Young, 177; assig. same to uncle Chris. Hawxhurst, 177; Surveyor, 1668, 205, 227, 258, 696; Overseer, 1667, 203, 265; t. g., 204; t. g. with Matt. Harvey, 208; Constable, 225; on com. to lay out Hog Island, 227; t. g., 228; exch. with John Weeks, 259; another, 260; t. g., 260; t. g. with Matt. Harvey, 289; chosen Treasurer, 268; deputy to choose Co. Treasurer, 268; deputy to choose Co. Treasurer, 268; deputy, 270; M. C. patentee, 307; pays M. C. quit rent, 310; deed fr. Sam. and Mary Andrews, 320; in Mk. purchase, 331, 333; deed fr. John Coles, 341; t. g., 353; deed to John Townsend, 378; as J. P. receives his own acknowledgment, 379; Indian deed of gift for laying out lands, 545; assig. same to Adam Wright, 546; deed fr. latter ment. 546; deed to Wm. Thornycroft, 566; to Jos. Ludlam, 567; grant fr. M. C. prop., 645; exch. with Rob. Coles, 648; ment., 22, 29, 301, 32, 52, 67, 85, 87, 91, 101, 114, 115, 118, 121, 123, 143, 149, 153, 159, 173, 199, 201, 202, 231, 232, 234, 236, 239, 303, 336, 345, 347, 357, 359, 372, 374, 383, 392, 395, 402, 404, 406, 421, 422, 424, 445, 447, 451, 453, 458, 463, 464, 649, 650, 653, 654, 691, 697.

Nathaniel, Jr., b., 205: ment. 422, 424, 505, 564, 570, 573, 612.

Phebe, b., 655.

Rachel (Jr.), b., 654; m., 654.

Robert, (Ist, d. 1654 and does not appear in these records).

Robert (Sr.), b., 654; m., 654.

Robert, (Ist, d. 1654

COLES-Continued

133; with Wm. Thornycraft, deed fr. Nich. Simkins, 156; fr. bro. Nath., Sr., 167; fr. Alice Crabb, 198; delegate to elect first Representatives, 267; Lieut., chosen Assessor and Commissioner, 268; Indian deed, 282; assig. same to Geo. Downing and Rich. Kirby, 283; M. C. patentee, 309; in Mk. purchase, 333; t. g., 353; deed to Sam. Weeks, 421; deed fr. Nich. Simkins, 431; fr. same, 432; fr. Sam. Weeks, 433: assig. of Jos. Carpenter's deed by Moses Mudge, 434; assig. of Sam. Andrews' deeu by John and Mary Dole, 435; assig. of Rob. Godfrey's deed, by Jos., Jr., and Eliz. Sutton, 465; assig. same to John Davis, 465; assig. Simkins' deed to Moses Mudge, 527; assig. John Davis' deed to Wm. Thornycraft, 567; grant fr. M. C. prop., 645; exch. with bro. Nath., 648; grants M. C. prop. dam rights, etc., in exch. for land, 650; family record, 652; will, 653; ment. (some items may be for Rob., Jr.), 44, 45, 51, 110, 184, 212, 246, 265, 270, 276, 284, 295, 297, 298, 302, 357, 377, 379, 389, 439, 464, 591, 630-35, 637-40, 644, 646, 647, 649, 650, 689, 661.

Roseannah, b., 603; m. Geo. Townsend, 664.
Samuel, 393, 566, 576, 620, 646, 649,

Samuel, 393, 566, 576, 620, 646, 649,

Solomon, deed fr. mother, 178. Tamar, b., 652; m., 652; ment., 658. William, 656. Wright, 697.

Wright, 697.

Wright, 697.

COLLECTORS, Caleb Wright and Josias Latting app. 1683, 268.

COLLES, Colls (see Coles).

COLLIER, Edward, 689.

John. 190.

COLONEL, Lewis Morris, (see Morris).

COLVE, Anthony, 679.

COLWESLET, R. L. 606.

COMMANDER in Chief, answer of Town to, re civil rights, 247.

COMMANDER and Council of War (Dutch), petition to, 1673, 679.

COMMISSION, King's, to expel foreigners who will not submit to English rule, 1664, 39; request O. B. inhabitants to meet them at Gravesend, 39.

COMMISSIONERS, Town, chosen, 1683, 268.

COMMON, each inhabitant to sow seed on, 2; regulations re cattle and swine, 2; on, 2; regulations re cattle and swine, 2; dispute with Hempstead about, 9; each inhabitant to have 20 acres of, 10; Beaver Swamp meadows to remain, 11; path, 23; to be laid out to Townsmen, revoking former orders, 1668, 206; two days set for cutting brush on, 226; certain land reserved, 1677, as perpetual, except a plot for Town house, 232; free-holders must take up shares, 1682, 258; part of, to be perpetual, 262; ment. 3, 16, 20, 26-29, 32, 36, 38, 44, 46, 54, 57, 38

CONFIRMATION DEED, 1685, fr. Indians for lands previously sold, and selection of 3 chiefs to sign future deeda.

CONGEMOW, signs Tackapoucha's nullification, 521.
CONIUME-KANICK, (see Grantors).

•••

CONKLING, John, Suit of John Richbell against, 1664, on behalf of latter's wife and orphans, 693.

CONSIDERATION in deeds, not generally stated, 3, 25, 27, 30, 36, 52, 122, 130, 146, 161, 162, 164, 166, 167, 179, 193, 199, 201, 280, 285, 286, 288, 299, 301, 302, 304, 305, 316, 318-21, 323, 324, 331, 334, 335, 338, 339, 342, 346-8, 354, 359, 361-4, 366, 367, 373, 374, 376, 377, 379, 381, 383, 391, 394, 396, 405, 406, 408, 413, 416, 420, 424, 426, 427, 431, 434, 435, 437, 440, 442, 447, 448, 451, 455, 457, 462, 469, 470, 472, 474, 476, 477, 480, 482, 484, 491, 499, 501, 503, 505, 515, 516, 521, 524, 526, 529, 530, 532, 533, 535, 542, 544, 548, 551, 555, 556, 558, 561, 563, 564, 5669, 572-5, 577, 579, 581, 584, 590, 592, 594, 596, 598, 602, 605, 606, 610, 611, 614, 615, 617, 618, 621, 670, 688, 692. COOPER—Continued

Sylvester, 142-4; t. g., 243, 255, 257, 353; late deceased, 612; ment. (Sr. and Jr.) 153, 160, 165, 179, 232, 249, 260, 264, 297, 319, 322, 344, 418, 420, 421, 438, 445, 451, 456, 497, 506, 511, 548, 691. Simon, Jr., with bro. Rob. join mother in confirm. to Jos. Ludlam, 451; joins mother in deed to bro. Rob., 613; ment. (see Simon, Sr.).

Thomas, 191.

COOPERS, C. of A. prohibits any to be admitted in L. I. Towns without consent of Magistrates, 666; Joseph Ludlam, 30. COPPING, Coppen, George, chattel mortgage to Rob. Godfrey, 122; ment. 95, 105, 225. 225.
CORDWAINERS, Cordwinders, Rob. Kellam, 595; Peter Pangborn, 145; John Robbins, 127; John Williams, 483; (see also Shoemakers).
COREY, John, 300.
CORN, in Town records appears always to mean maize. In C. of A. records it means grain. Subscribed, for widow Crocker, 4; one bush. per share for keeping Hog Island fences, 210; first mentioned as Indian Corn, 3; prices, 20, 52, 55, 63, 68, 161, 274; price fixed, for rate paying, 660, 668; export of (grain) prohibited by C. of A., 662; petition for its removal, 662; not allowed, 663; prohibition continued, 665.
CORNEERY NECK, 111.
CORN CREEK, 44, 71, 142, 478, 628, 682, 685. 584, 590, 592, 594, 596, 598, 602, 605, 606, 610, 611, 614, 615, 617, 618, 621, 670, 688, 692.

CONSTABLE, his power to collect taxes, 9; with Overseers, levy tax for hire of Fort Neck, 1667, 204; sells forfeited land at outcry, 227; a deputy to be appointed for each place in Town, 235; meeting of, with Overseers, 255; fees established for, 660; oaths made optional for, 1678, 681; not obliged to administer oath to Overseers, 668; negligent in their accounts, 663; penalties therefor, 664; must make good any rate not collected, 668; to be hereafter elected by Town vote, 668; with Overseers, horses and other stock to be branded before them, 666; letter to, fr. Gov. Nicolls, 673; C. of A. directs them to see that no ammunition is sold to Indiana, 664; C. of A. directs them to see that no ammunition is sold to Indiana, 664; C. of A. directs them to see that no ammunition is sold to Indiana, 665; power to collect taxes. 9; election of, 1667, 203; 1668, 204; 1669, 212; 1673, 222; 1675, 225; 1676, 226; 1677, 234; 1681, 240; 1682, 253; 1683, 265; chosen, Sam. Andrews, 226; Jas. Cock, 204; Dan Coles, 203; Nath. Coles, 203; Jonas Halstead, 27; Rich. Harcott, 210, 222; Matt. Harvey, 230; Sam. Shaw, 14; Nick. Simkins, 230; Henry Townsend, Sr., 207; Thos. Townsend, 204, 220, 222, 692; Francis Weeks, 204; John Weeks, 264; Thos. Weeks, 204; John Weeks, 264; Thos. Weeks, 204; John Weeks, 264; Thos. Weeks, 131; Caleb Wright, 204.

Deputy, to be app. for each place in Town, 235; Nich. Simkins for M. C., 241; Edmund Wright, 692.
CONTENTION NECK. confirm. to Town by Gov. Nicolls, 674; origin of name, 675; dispute with Huntington concerning, 6747; ment. 349, 387.

CONTRIBUTION, to aid widow Crocker, 4; ordered by C. of A. to repair fort in N. Y., 661; reply of Quakers thereto, 680. CORN CREEK, 44, 71, 142, 478, 628, 682, 685.
CORNELL, Cornhill, Richard, 248, 284, 329, 330, 332, 360, 503, 546.
CORNOER'S jury, 1672, in a case of drowning, 221.
CORTLANDT, Stevanus, 191.
COUNTY TREASURER, deputies to choose, 268; John Bowne chosen, 269.
COURT OF ASSIZES (see Assisse).
General, at Hempstead, 674, 675, 676.
Town (see Town Court).
Of Sessions, time of holding changed, 659; action as to oaths, 668; allows O. B. to elect Constables "by free choice," 681; makes it lawful to kill geese not kept confined, 695; ment. 664, 669.
COURTS, of L. L. Staten Island to have no further dependence on, 667; payment of jurymen in, 669; arbitrators app. by, 120; ment. 244, 326.
COVE, the, 241, 242, 259, 344, 426, 427, 614; road to, 640; (see Oyster Bay Cove). Neck, 3, 16, 36, 56, 123, 143, 193, 255, 256, 259, 260, 613; Creek, 123, 242, 610.
Swamp, 123, 228, 257, 260-62, 473, 610, 611, 613. 255, 256, 259, 200, 613; Creek, 123, 27a, 610.

Swamp, 123, 228, 257, 260-62, 473, 610, 611, 613.

COW, as consid. in payment of debt, 243; and horse, as consid. in deed, 579; (see Cattle).

COW HARBOR, in Huntington, 693.

COW NECK, in Hempstead, 107, 356, 516, 576, 584.

COX, John, Jr., 670, 687.

COYE, Matthew, 132.

CRABB, Alice, t. g., 7; deed to son Gideon Wright, 42; deed fr. Nich. Simkins, 57; t. g. on Hog Island, 100; with husband, Rich., assig. of deed to son Adam Wright, 106; fr. Nich. Simkins, 106; to John Underhill, Jr., 141; to son Adam Wright, 149; to same, 157; schedule of land rights devised her by Anth. Wright, COOKE, George, 323.

John, 94.

COOPER, Mary, with sons Simon and Rob., confirm. to Jos. Ludlam, 451; deed to son Rob., 612; ment., 276, 420.

Robert, with bro. Simon, Jr., joins mother in confirm. to Jos. Ludlam, 451; deed fr. Dan. Harcott, 610; fr. Wm. Frost, 611; fr. mother, 612; fr. John Boude, 614; ment. 276, 427, 584.

Simon, deed fr. Rob. Story and John Bowne, of Thos. Hart's share of purchase with Latimer Sampson and Nath. COOKE, George, 323.

CRABB—Continued

159; confirm to dau. Lydia Wright, 171; to Rob. Coles, 198; to Issac and Lydia Horner, 200; to son Adam Wright, 201; her children, 233; receipt fr. John Coe, apparently satisfaction of mortgage of Rich. Crabb, recorded at New Haven, 243; t. g., 352; as trustee for Quakers, deed for house lot and burial ground, fr. Anth. Wright, 687; death of her hussand, Peter Wright, 682; ment. 44, 58, 98, 164, 232, 243, 249, 271, 291, 295, 298, 327, 414, 436, 446, 580, 691.

Richard, t. g., Oak Neck, 35; deed fr. Matt. Priar, 70; deed to same, 71; receipt for negro boy fr. Lewis Morris, 83; t. g., 100; t. g. on Hog Island, 100; joins wife Alice in assig, her deed fr. Nich. Simkins, to son Adam Wright, 107; t. g., 130; as atty. of John Tompson, collects debts fr. Greenwich men, 208; his mortgage at New Haven, satisfaction of, 243; with Anth. Wright and John Week "Warwick," deed to Jas. Townsend, 372; ment. 5, 16, 36, 57, 60, 69, 87, 106, 132, 142, 149, 157, 160, 211, 213, 232, 295, 318, 344, 374, 418, 697.
CRAFT (formerly Thornycraft, which see), Benjamin, 656.

Solomon, 656.

William, 691 (see also William Thornycraft).
CREEK, the great, in Matinecock, 71. CRABB-Continued

CREEK, the great, in Matinecock, 71.

William, Sr., 168, 218; (see also Wm., Jr.).

William (Jr.), with bro. Jos. joins in deed of mother to Thos. Townsend, 105; with Isaac Doughty, 7 year lease fr. Rob. Godfrey, 161; with bro. Jos. confirm. to Rich. Latting, Josias Latting and Sam. Andrews, 168; t. g., 263; t. g., 264; in Mk. purchase, 333; deed fr. father in law, John Rogers, (void), 486; fr. same, assig. of Isaac Horner's deed, 486; assig. all land back to John Rogers, 487; ment. 37, 97, 98, 113, 218, 355, 385, 501, 511, 540.

ROMP, Crompe, Crumpe, Thomas, pl. vs.

540.
CROMP. Crompe, Crumpe, Thomas, pl. vs. Rob. Williams, 226; ment. 70, 96.
CROW, Crowe, Christopher, suit re est. of, 243-5; ment. 393.
CURTISS, Joseph, 120, 608.
CUSTOMS, protest against avoiding, by vessels landing in harbor, 8; C. of A. orders them collected at L. I. ports, 663; Collectors to be app. 663.

DARTMOUTH, Mass., 108, 605.
DAUGHTY (see *Doughty*).
DAVIS, Hannah, signs husband's deed, 101; deed fr. father, Rich. Latting, 73, 101; ment. 394.

John, agreement as keeper of Hog Island, 72; deed fr. Moses Forman, 86; with wife Hannah, deed to Aaron Forman, 101; same resigned back, 107; t. g., 130; Indian deed, 137; another, 151; fr. Jos. Eastland, 198; def. vs. Geo. Coke, 225; t. g., 353; with wife Martha, deed to Wm. Frost, 394; to Aaron Forman, Jr., 406; deed fr. Rob. and Sarah Godrey, 463; deed to same ment., 463; assig. of Rob. Godfrey's deed by Rob. and Mercy Coles, 465; deed fr. John Wright, 466; with wife Mercy, deed to John Wright, 530; fr. Rob. Coles, 579; with Nich. Simkins and Henry Townsend, Sr., deed to Wm. Frost, 619; ment. 82, 136, 150, 172, 182, 490, 516, 517, 600, 619, 691. DAVIS-Continued

82, 136, 150, 172, 182, 490, 516, 517, 600, 619, 691.

Marthye (prob. Mercy), signs husband's deed, 395. Mercy, signs husband's deed, 532 (see

Mercy, signs husband's deed, 534 (see above).

Nicholas, t. g., 1668, with liberty to build wharf, 209; t. g. made void, 222; his wife ment., 222; his land to be sold at outery, 227; ment. 4.

Samuel, 222.

DAYTON, Dayten, Doyten, Samuel, deed fr. Abm. Smith, 22; deed to Henry Reddough, 22; his swamp and cellar, 149, 155; having removed, must forfeit all but one lot, by order of Gov., 678.

DEANE, Samuel, 687.

DEATHS: Carpenter, Ann, 654. Coles, Dorcas, 652; Freegift, 652; Martha, 205; Mercy, 653; Robert (Sr. and Ir.), 652, 653. Townsend, Freelove, 606; Penn. Jr., 606; Rose, 606.

653. Townsend 606; Rose, 606.

606: Rose, 606.

DEEDS, (see Grantess and Grantors, see Confirmation deed), to be sent in to Gov., to be recorded, 34: all to be brought in for record, 1668, 205; C. of A. requires law for recording, to be put in execution, 606.

DEER Skins, legislation re transportation of, 660, (see Buckshins).

DEFAMATION, of public officials, or of deputies at Hempstead, to be punished, 669.

deputies at Hempstead, to be punished, 669.

DELEGATES, fr. Town, to Dutch, with petition, 1673, 179; fr. L. I. Towns to Gov. and C. of A. re civil rights. 1681, 245-7; to elect County Treas., 268; to elect members of first Gen. Assembly, 267; (see Deputies).

DELAVOL, Thos., Capt., J. P., presides at Town Court, 219, 220.

DEMEE, Hester, sight draft on Jass. Lloyd, for. 112; her receipt for same, 112.

DENNIS, Dennes, George, deed fr. John Underhill, 32; fr. Rich. Harcurt, 108; with Adam Wright, t. g., 116; t. g., 130; deed to gr. son, Dennis Wright, 158; mortgage to Edw. Griffith of London, 159; power of atty. to Thos. Townsend, 163; property sold by latter, 164; satisfaction of mortgage, 165; t. g., 211; execution on est. of, by sheriff, 251; receipt to John Townsend, Sr., 267; t. g., 353; ment. 87, 88, 99, 214, 215, 226, 232, 539, 578, 602.

DENTON. Daniel, 358, 489.

ment. 87, 88, 99, 214, 215, 226, 232, 539, 578, 602.

DENTON, Daniel, 358, 489.

DEPUTIES, to assist in making laws and assessments, 34; to go to Gov. for patent, 107; two to be chosen by each Towa, 269, 270; those signing address to Duke,

DEPUTIES-Continued at Hempstead, not to be defamed, 669 (see Delegates).

DERBY, Darby, Doreby, Eleazar, Eleizer, deed fr. Isaac and Lydia Horner, 317-319; with John Reed, deed to John Rogers, 380; with wife Mary, deed to John Rogers, 447; ment. 276, 326, 345, 471. Mary, signs husband's deed, 448. "DESIRE," the sloop, brings First purchasers, 628.

DESBOROWES (see Disbrow).
DE VRIES, David Pietersen, discoveries
on L. I., 624; extract fr. his journal,

on L. I., 624; extract ir. ms journal, 624.

DEWSBURY, John, with John Rogers, note to Francis Brindley of Newport, for wool, 278; receipt fr. John Rogers for his part, 280; in Mk. purchase, 333; deed to John Newman, 572; assig of deed for swamp at Anthony's brook, by Job Wright, 586; assig of deeds fr. Henry Townsend, Sr., 586-5; deed fr. John Sibley, 590; Indian deed, 604; assig. same to Henry Townsend, Sr., 605; ment. 202, 289, 291, 312, 362, 363, 390, 392, 400, 408, 417, 423, 429, 436, 437, 443, 460, 557, 558, 571, 613, 616, 690.

DIAR (see Dyer).

DIAR (see Dyer).

DICKINSON, Dickason, Dickenson, Digeson, Elizabeth, confirm. to John Underhill, 478; deed to son Sam., 511; will, 559; ment. 178, 179, 414, 438, 507, 512. Hannah, 178, 507, 513, 560, 561. Jabez, Jabiz, Jebus, 178, 179, 559, 560, 661 561

Janez, Janiz, Jebus, 178, 179, 559, 560, 561.

James, 178, 405, 560, 561.

John, t. g., 4; aids widow Crocker, 4; t. g., 9; deed to Jas. Cock, 28; to Moses Forman, 33; fr. John Finch, 46; t. g., 56; description of his lands, 58; deed to Wm. Buckler, 72; to John Underhill, 79; t. g., 100; t. g. (void), 114; deed to son Jos., 127; t. g., 130; deed, fr. John Hincksman, 162; fr. Henry Disbrow, 162; fr. Mary Willets, 166; to Capt. Rich. Morris and Co., 176; will, 178; sells share he had of John Finch to Thos. Townsend, 203; to keep gate and bars (on highway), 203; t. g., 206, 217, 218; Overseer, 226; in letter to Gov. Stuyvesant, 673; ment. 3, 41, 53, 57, 98, 103, 123, 207, 212, 220, 223, 228, 232, 239, 258, 295, 315, 319, 344, 365, 375, 418, 419, 438, 443, 444, 465, 478, 507, 511, 512, 560, 610, 628, 597.

932, 478, 507, 511, 512, 560, 610, 628, 697.

Joseph, deed fr. Matt. Harvey, 126; fr. father, John, 127; t. g., 130, 229, 233, 258; deed fr. Jos. Ludlam, 279; Indian deed, 304; another, 305; in Mk. purchase, 331, 333; t. g., 352, 353; deed to Henry Townsend, 405; to bro. Sam., 512; with wife Rose, to her bro. John Townsend, 526; fr. Thos. Weeks, 558; fr. Samson Hawxhurst, 562; fr. Nich. Simins, share of saw mill, 563; to Samson Hawxhurst, 581; ment. 97, 119, 178, 179, 232, 246, 259, 313, 325, 411, 418, 436, 507, 560, 561, 605, 691.

Lydia, signs husband's deed, 507; ment. 178, 560.

Mehitabel, 178, 560.

Rose (wife of Jos.), 126; with bros. John and Henry Townsend, fr. father, 400; assig. of land by father, 419; signs husband's deed, 527.

DICKINSON—Continued

Samuel, t. g., 263, 264; in Mk. purchase, 331, 333; deed to John Townsend, 437-9; with wife, Lydia, to Thos. Cheshire, 506; fr. Dan. Applegate, 509; deed fr. mother, 511; confirm. fr. bro. Jos., 512; fr. David Underhill, 513; fr. same, 518; deed to same, 596; another to same, 598; ment. 178, 303, 347, 400, 451, 467, 516, 539, 560, 570, 691, 696.

Zebulon, 485, 696.

DISBROW, Disborah, Disborough, Desborowes, Henry, t. g., 3; his former lot, 28; deed to John Dickinson, Sr., 162; ment. 4, 40, 41, 162, 350.

DISCLAIMER of Hempstead to land in Oyster Bay, 674.

DISEASE, inhabitants reported sickly, 1683, 691.

Oyster Bay, 674.

DISEASE, inhabitants reported sickly, 1683, 691.

DISTRAINT, Chris. Hawxhurst's horse sold for Town rates, 235; of horse fr. Isaac Horner, for not training, 241.

DOCK, the, 26, 211, 212, 231, 262, 518-585 (see also Wharf).

DOCUMENTS, Some Ancient, 670-696.

DOLE, John, with wife Mary, assig. Sam. Andrews' deed to Rob. Coles, 435; deed fr. Adam and Mary Wright, 457; fr. overseers of father in law's est., 459; deed to Thos. Miller, 569; to John Newman, 573; mortgage to bro. in law, Hope Williams, for land conveyed by latter to son John, 608; shoemaker, 458; ment. 276, 539, 571, 572.

John, Jr., deed fr. uncle, Hope Williams, 460; another, 462; another, 608.

Mary, signs husband's deed, 435; deed fr. mother and bros., 458; ment. 459, 460.

DONGAN, Gov. Thos, patent to Runasuck

460.

DONGAN, Gov. Thos, patent to Runasuck (alias Suscaneman), 519; ment. 285, 520.

DORBY, Doreby (see Derby).

DOUGHTY (improperly given Doty, Dotty, Dottie, etc., but is distinct from Doty), Elias, 246, 247.

Elizabeth, signs husband's deed, 535; ment. 1918.

ment. 108.

Elizabeth, signs husband's deed, 535; ment. 108.

Isaac, t. g., with Jas. Townsend, 79; et al, deed to John Rogers, 96; with Jas. Townsend, deed fr. Anth. Wright, 102; to John Wood, 125; t. g., 130; assig. t. g. to Thos. Townsend, 131; Indian deed, 135; with Wm. Croker, 7 year lease fr. Rob. Godfrey, 161; in agreement re Hog Island fences, 210; t. g., 221, 233, 261; accused of horse stealing, but cleared by t. m., 274; Indian deed, 328; in Mk. purchase, 331, 333; deed fr. Dan. Applegate, 515; fr. Jonathan Wood, 535; ment. 108, 232, 246, 281, 285, 304, 312, 330, 339, 357, 365, 378, 418, 445, 528, 529, 553, 566, 636, 641, 691.

DOWNING, Douning, Ananias, 656.

George, t. g., 130; assig. same to Thos. Townsend, 131; with Rich. Kirby, assig. of Indian deed, by Rob. Coles, 283; in Mk. purchase, 333; ment. 239, 246, 309, 323, 518, 635, 691.

Robert, 630, 636.

DROWNING, Coroner's jury in a case of, 221.

DRUMMER Ramerock (Indian), 348.

221.
DRUMMER Ramerock (Indian), 348.
DUCK COVE, 609, 610.
Swamp, 529.
DUFFELS (cloth), 112.
DUKE'S Laws, an extension of, 667.

DUMBY SWAMP, 549.

DUTCH, smuggling tobacco to, forbidden, 8; patent for Hog Island, 1650, 694; protest against First purchasers, 671, 672; Council minutes, extract from, re Uyster Bay, 1655, 671; rule, inhabitants willing to live under, 1657, 672; petition to, fr. Town, for civil and religious liberty, 1673, 679; allowed, 680; oath of allegiance to, 1673, 679; patents from, C. of A. directs they be renewed, 670; concessions to the five English towns on L. I., 679.

DYER, Dyar, Diar, John, with Wm. Simson, deed fr. Sam. Dayton, 21; to Rich. Latting, 80; Indian deed, 80; assig. same to Rich. Latting, 82; quit claim of his right, by Wm. Hudson, 82; ment. 48, 101, 394, 677. DUMBY SWAMP, 549. EARLIEST document issued by Town, EARMARKS, John Wright's, 302 (see Preface).

EAST CHESTER, 244.

EAST GREENWICH, Eng., tenure of lands in Town patent same as in, 308.

EAST GREENWICH, R. I., 488.

EAST ISLAND, patent for, ment., 630.

EASTLAND, John, deed of gift fr. Henry Townsend, Sr., 306; ment. 587.

Joseph, Indian deed, 155; t. g., 197; deed to John Davis, 198; t. g., 236; ment. 82, 149, 306, 475, 600, 691.

EATON, Gov. Theophilus, of Conn., letter fr. ment., 672.

EATON'S NECK, 221.

EDUCATION, of apprentice, 146; of first settlers, (see Introduction and Schoolmaster). EARMARKS, John Wright's, 302 (see settlers, the master).

EDWARDS, Richard, 245.

EEDES, Nicholas, 59.

EEL CREEK, 256.

EEL SPEARS, for Indian use, 671.

ELLISON, Elison, Thos., pl. vs. Ex. of John Reducks, 228.

ENGLAND, Josiah, bond fr. Hugh Parsons, 108. Susanna, wife of Josiah, 108; m. Eph. Carpenter, 235.
ENGLISH Towns, the five on L. I., Dutch concessions to 679.
ENSIGN, Jas. Weeks, 253.
EVERTSEN, Cornelis, Jr., 679.
EXECUTIVE Council minutes, extract from, 680.

EXEMPTION, fr. oaths, 679, 680; fr. church rates, 679; fr. training, 693. FAIRFIELD, Conn., 46.

FAIR, yearly, C. of A. directs, to be kept at Brooklyn and in N. Y., 666.

FALSE news from N. Y., John Rogers fined for, 1672, 221.

FAREWELL, George, 309.

FARMS, the, 230, 256, 261, 301, 372; highway to, 264; (see Highways).

FAVEWELL, George, 309.

FEATHERS, suit re, in t. c., 224.

FEES, of Constable and Overseer, established by C. of A., 660; large, for informers, fixed by C. of A., 659.

FEKE, Feake, Feaxe (later Feeks), Henry, 70. 70.
John, t. g., 130; Indian deed, 148; settlement with indentured servant, Thos. Miller, 161; in Mk. purchase, 331,

FEKE-Continued 333; t. g., 353; on com. to purchase unsold Mk. land, 474; deed fr. Sam. Andrews, 499; fr. David Underbill, 499; assig. same to 6 grantees, who grant him a highway, 501; deed to Wm. Frost, 618, 290, 386, 412, 413, 469, 480, 504, 598, 621, 680, 683, 687, 689, 690, 691, 695. Robert, deed to Dan. Hopkins, 484; yeoman, 484. yeoman, 484.

FENCE, Mill River meadows to have, 2; for cornfields and house lots, 2; a three-railed, 161; across Hog Island, to be finished, 203; six hole posts for, 203; John Dickinson to keep gate and bars, 203; pasture and water, of Hog Island, to be completed, 220, 222; round the south side of Town, with street gates, to be repaired, 227; water, to be repaired, 227; viewers, 2, 210, 225, 231; Hog Island, 210, 270; to be 5 ft. high, 211.

FINCH, John, deed to John Dickinson, 46; his share transferred to same, 203; ment. 41, 58, 73, 127, 578.

FINES, for selling liquor to Indians, 2; FINES, for selling liquor to Indians, 2; for stock left on Hog Island, 1666, 203; for not completing Hog Island fence, 203; for Town officers, 661.

FIRE ladders, every householder to provide 216 vide, 216.

FIRMAN (see Forman).

FIRST house, built by Rich. Holbrook. 692. 692.

FIRST PURCHASE, Old Purchase, description of, Indians' dissatisfaction at delayed payment, how paid, and amount, in Nich. Simkins' aff., 692; Dutch protest against, 671, 672.

Deed, actual text, 670; copies, 334, 354; statement of Wm. Leverich, 1663, as to import of, 356.

FISH, Samuel, 562, 582.

FISHER, Hallelujah, his indenture transferred on his removal to Maryland, 17. ferred on his removal to Maryland, 17. FISHING CREEK, 256, 517. FIVE Hundred Year lease, at 1 peck of apples yearly, 530. FLAT POND, 537, 615 (see also Frost Part). FLAT POND, 537, 615 (see also Frest Pond).
FLEET, Capt. Thomas, 246.
FLINT, Martha B., her "Early L. I.," 624, 625.
FLOUR, price of, 191; exportation prohibited, 665.
FLUSHING, Flishing, Vlishing, patent, 624; ment. 89, 142, 190, 269, 281, 324, 679, 680.
FORCE, Forsse, Henry, pl. 95. Wm. Sim-679, 680.

FORCE, Forsse, Henry, pl. vs. Wm. Simson, 224; ment. 94.

FOREIGN invasion, made an exception in deed, 1684, 195.

FOREIGNERS, to be expelled, fr. King's American domains, 39.

FOREST, Henry, agreement as keeper of Hog Island, 72. Hog Island, 72.

FORMAN, Firman, Furman, Aaron (Sr.), t. g., 35; resigns to John Davis the deed of land bought of him, 107; arbitration with Moses re line dispute, 120; t. g., 130; fence viewer and highway inspector, 231; chosen Overseer but released at his desire, 234; t. g., 352, 355; deed to son Aaron, Jr., 407; to Thos. Youngs, 426; in Mk. purchase, 476; ment. 87, 88, 196, 230, 240, 241, 246, 253, 272, 341, 365, 382, 394, 419, 473, 490, 577, 610, 691.

```
FORMAN-Continued
Aaron, Jr., deed fr. Wm. Hudson, 194;
t. g., 228; fr. John Davis, 406; fr. fa-
ther, 407; ment. 116, 425, 691.
Alexander, deed to John Rogers, 381;
signs deed of Aaron, Sr., 408; deed to
John Boude ment., 614; ment. 226.
Anna, signs husband's deed, 488 (she
was widow of Sam. Bennett, of R. I.,
and m., 3d, Jos. Weeks).
Dorothy, signs husband's deed, 408.
Hannal, in Mk. purchase for son
Moses, 333.
Johanna, inventory of her est., 68;
                                 Johanna, inventory of her est., 68; ment. 23.

John, 253.

John, 253.

Judith, deed fr. son Zebulon, 488.

Mercy, 93, 253.

Meryam, Miriam, ex. of husband's will void), 93; widow of Sam., 252; m. Rich. Harcurt, 195; ment. 214.

Moses, aids widow Crocker, 4; deed fr. father, Rob., 4; t. g., 7; with bro. Sam., deed fr. father, 23; to bro. Sam., 25; fr. John Dickinson, 33; to Thos. Marting, 49; exch. with Jos. Weeks, 56; deed fr. Thos. Marting, 68; to John Underhill. 79; to John Davis, 86; his mother, 87; arbitration with Aaron re line dispute, 120; t. g., 130, 208; in agreement re Hog Island fences, 210; pl. vs. Rich. Harcott, and counter suit by same, 217; t. g., 240, 257; his mother joins in Mk. Burchase for him, 333; t. g., 353; deed to dau. Sarah Forman, 488; ment. 55, 65, 123, 196, 214, 215, 221, 223, 232, 257, 260, 261, 501, 504, 577, 614.

Robert, aids widow Crocker, 4; deed to Nich. Wright, 5; t. g., 5; deed fr. Rob. Williams, 23; to sons Moses and Sam., 25; deed to son Sam., 25; fr. Nich. Wright, 25; exch. lots with Benj. Hubbard, 26; having lost Rob. Williams' bill of £20, now owns to navment thereof, 47; deed fr. Rob. Williams, 47; his marked tree, 109; will, 196; t. g., 203, 207, 217, 218; ment. 16, 19, 20, 24, 26, 36,
                                                                                  Johanna, inventory of her est., 68;
                                                    ment. 23.
Wright, 25; exch. lots with Benj. Hubbard, 26; having lost Rob. Williams' bill of £20, now owns to nayment thereof, 47; deed fr. Rob. Williams, 47; his marked tree, 109; will, 196; t. g., 203, 207, 217, 218; ment. 16, 19, 20, 24, 26, 36, 38, 41, 55, 99, 120, 140, 209, 211, 213, 214, 430, 614.

Samuel, deed fr. father, 25; fr. bro. Moses, 25; t. g., 79; will (void), 92; t. g., 130; his widow's aff., 195; pl. vs., Dan. Blyeth, 213; pl. vs. Josias Latting, 213; settlement of suit, 213; t. g., 219; d., 252; inventory of est., 251; settlement of est., 252; t. g., for children, 261, 262; t. g., 264; t. g., 353; ment. 16, 37, 55, 196, 221, 223, 232, 409, 419, 691. Samuel, Jr., t. g., 247. Samuel (another), in agreement to divide father's est., 1731, 592. Sarah, deed fr. father, 488; to Sam. Burdsall, 501.

Sarah (another), in agreement to divide her father's est., 1731, 592.

Susanna, with husband, Aaron, deed fr. father, 408; she and son Jacob assig. same to Jas. Tillett, 409; assig. of land by father, 419; ment. 93, 253, 300.

Thomas, t. g., 240, 263; deed to Thos. Youngs, 577; ment. 246, 332, 409, 691.

Zebulon, deed to mother, Judith, 488.

FORT, in N. Y., fallen to decay, 1670, 661; contributions for repairing it asked by Gov., 680; address of Quakers thereon, 680.
```

```
FORT AMSTERDAM, 694.
FORT JAMES, in N. Y., 35, 307, 674.
FORT JAMES, in N. Y., 35, 307, 674, 694.

FORT NECK, sold, 1667, by John Richbell to Nath. Sylvester, Thos. Hart and Latimer Sampson, 693; levy for hire of, 204; shares laid, 349; Indians massacred there by Capt. John Underhill, 1653, 676; ment. 1, 87, 88, 123, 218, 349, 370, 386, 388, 472, 511, 513, 518.

FORT WILLEM HENDRIK, 679, 680.

FOUR ROCKS, the, 81, 682, 683.

FOXES, bounty for killing, 228, 236.

FRAMPTON, William, 191.

FRANCIS, Thomas, deed to Rich. Latting, 47; to John Coles, 48; to John Dyer, 81; ment. 139, 140, 394, 407.

FRANKLIN, Henry, deed fr. Nath. Underhill, 324; same declared void, 480.

FREEHOLDERS, list of those having rights on Unqua Neck, 1678, 130; list of, 1677, 232 (see Townsmen).

FREEMAN, John, 557.

FRESH POND, now Frost Pond, 261, 696 (see also Flat Pond).

FRIENDS, Society of (see Quakers).

FROST, Abigail, 196.

Benjamin, deed fr. Sam. Weeks, 593.

Charles, 56, 658.

Charles, 577.

Isaac, 658.

John, assig. of deed by Wm. Thornycraft and Rich, Kirby, 96; t. g., 118, 122.
                                              Isaac, 658.

John, assig. of deed by Wm. Thorny-craft and Rich. Kirby, 96; t. g., 118, 121, 130; deed fr. Thos. Miller, 195; t. g., 241; sight draft on, by John Wright, for hats, 248; t. g., 352; ment. 239, 263, 577, 656, 691.

Joseph, 499.

Mary, m. cert., 657.
Phebe, 658.

Samuel, deed fr. bro. Wm., 498; yeoman, 498.
                                      Samuel, deed fr. bro. Wm., 498; yeoman, 498.

Samuel, deed fr. bro. Wm., 498; yeoman, 498.

Sarah, 657, 658.

Stephen, 657, 658.

William, t. g., 35; deed fr. Matt. Harvey, 71; assig. Indian deed to Wm. Simson, 90; bond to same, 90; et al, agreement to divide meadows, 116; line arbitration with John Coles, 117; t. g., 130; Indian deed, 148; another, 151; t. g., 260, 261; line arbitration with Sam. Tillier, 271, 272; Indian deed, 284; in Mk. purchase, 331, 333; t. g., 352; deed to Eph. Carpenter, 387; fr. Jos. and Eliz. Ludlam, 389; fr. John Underhill, 390; fr. John and Martha Davis, 393; assig. of Thos. Rushmore's deed by Moses Mudge, 393; assig. Abm. Allen's deed by Henry Townsend, Sr., 393; fr. Nathan Burdsall, 395; fr. Wm. Buckler, 396; fr. Caleb, John and Edmond Wright, 390, 392; disclaimer of all other south meadows, 397; Sam. Burdsall grants him highway to his fulling mill, 474; on com. to purchase unsold Mk. land, 474; deed fr. Edmond Wright ment., 496; deed to bro. Sam., 498; yeoman, 498; deed to bro. Sam., 498; nother ment., 496; deed to bro. Sam., 4
                                                       man, 498.
```

FROST-Continued Wright, Jr., 696. FROST POND (see Fresh Pond and Flat FROST POND (see Fresh Pond and Flat Pond).
FROSTS' HOLLOW, 121.
FROSTS' MILL, 276.
FRY, Frey, Frye, John, deed fr. Rob. Williams, 181; fr. Sarah Williams, 181; fr. Sam. and Mary Andrews, 338; shoemaker, 538; exch. with Edw. White, 538; mortgage fr. Adam Wright, 539; deed fr. Dennis Wright (by endorsement of mortgage), 539; deed fr. Mary, Thos. and Rich. Willits, 540; assig. of land by Adam Wright, 542; fr. Jas., Geo. and Dan. Townsend, 542; fr. Job Wright, 543; fr. Peter Wright, 602; fr. Dennis Wright, 602; ment. 188, 276, 320, 537, 691. 691. William, 537, 542. FUILLATT, Jacques, 190. FULLING Mill (see Mill). FURNISHINGS, Household, tools, etc., 61, 68, 69, 265, 412, 559. GALL, Abel, 431.
GAI PIN, Jeremiah, 474.
GATCHELL (see Gitchell).
GATE, or bars, to be kept on abandoned highway, 243.
GATES, Gattes, John, pl. vs. John Bird, 225; pl. vs. Wm. Buckler, 225; pl. vs. Sam. Andrews, 226; def. vs. Matt. Harvey, 228; Blacksmith, 230; pl. vs. John Williams, 230.
GAUGER, sworn, required by C. of A. for each L. I. Town where whaling is carried on, 666; also for beef and pork barrels, etc., 666.
GEESE, any found in streets or common after fixed date to be forfeit to any person killing them. 268; legislation concerning, explained by extract fr. Huntington records, 694; very prejudicial, 694; killing made lawful by C. of Sessions, 695.
GENERAL ASSEMBLY (see Assembly, GENERAL ASSEMBLY (see Assembly, GENERAL ASSEMBLY (see assemuly, General).
GENERAL MEETING, at Hempstead, address to Duke signed at, 669.
GEORGACURAN, son of sister of Suscaneman and Chippie, and their heir to unsold lands, 267.
GERRITSEN, Martin, his bay, now O. B. West Harbor, 623, 624, 628, 671; Matthew Garritson's bay, 624.
GIBB, Gibbs, Andrew, pl. vs. Jos. Ludlam, 235. 235.

GILBERT, Samuel, 245.

GILDERSLEEVE, Rich., 674, 695.

GILL, Anthony, surveyor of fences, 2; his former lot, 122.

GITCHELL, Gatchell, Thomas, deed fr. Jos. Crocker, 115; deed to Rich. Harcutt, 424: ment. 115, 241, 242, 426.

GLEN COVE, 631 (see Musketo Cove).

GODFRY, Godfree, Robert, chattel mortgage ir. George Coppen, 122; t. g., 130; deeds same to Thos. Townsend, 131: 7 year lease to Isaac Doughty and Wm. Crooker, 161; deed to Jos. Sutton, 326; in Mk. purchase, 333; with wife Sarah, to John Davis, 463; deed fr. same ment., 463; ment. 125, 239, 309, 465, 466, 579, 630, 635, 635, 636, 639.

Sarah, consents to husband's deed,

Sarah, consents to husband's deed,

"GOING OVER." the, frequently used, meaning the crossing of a shallow water; typical instance, 259.
GOTHERSON, Maj. Daniel, his land seized for debt to Matt. Priar, 27; his lots sold by Sheriff, 685; ment. 69.
GOULD, Daniel, as ex. of Nath. Sylvester, joins in deed to Jas. Loyd, 188.
GOVERNOR, order fr., to examine and approve will of ——, 85; com. to go to, for patent, 107; agreement re Hempstead line before, 107; again, 309; again, 356; address to, on sending in patents and deeds for record, 371; encroachment of powers of, 246; declaration of, at Gravesend, 34 (see also Andros, Dongen, Lovelace, Nicolls).

(GRANTEES) ADAMS, John, t. g., 1681, for grist mill and saw mill at Cold Spring, 249.

ALLEN, Alling, Abraham, t. g., 1677, 231; 1678, 109; another, 114; 1679, 130; 1681, 241: another, 353; fr. Caleb Wright, 1682, 167; fr. Wm. Thornycraft, 1688, 522; fr. John Rogers, 1692, 523; fr. Wm. Buckler, 1695, 524.

Abraham, Jr., fr. father, Abraham, Sr., 1698, 492.

Thomas, fr. father, Abraham, Sr., 1698, 491. 1698, 491. ANDREWS, Mary, with 3 others, as trus-tees for Quakers, fr. Anth. Wright, 1672, 687.

Samuel, with 5 others, fr. Tackapoucha and Chepeyconaws, Massapequa meadows, 1658, 347, 351; fr. Rich. and Josias Latting, 1661, 166; t. g., 1668, 208; fr. Anth. Wright, with confirm fr. Nich. Simkins, 1668, 42; t. g., 1669, 53; t. g., 1671, 218; another, 219; with 3 others, as trustees for Quakers, fr. Anth. Wright, 1672, 687; t. g., 1676, 100; another, 295; t. g., 1679, 130; exch. with Matt. Harvey, 1680, 126; t. g., 1681, 352; fr. Suscaneman and Werah, 1682, 152; t. g., 1682, 153; with Rich. and Josias Latting, confirm. fr. Wm. and Josias Latting, confirm. fr. Wm. and Joseph Croker, 1682, 168.

APPLEGATE, John, t. g., 1683, 263; fr. Thos. Townsend, 1685, 314; fr. 3 Indians, 1685, 508; in Mk. purchase, 1688, 333. ans, 1685, 508; in Mk. purchase, 1685, 333.

ARMITAGE, Thomas, in First Purchase, 1653, 355, 671; fr. Nich. Wright, ?1660, 3: t. g., 1663, 7.

BACKER, Becker, Jacobus, with 2 others, patent for Hog Island, fr. Gov. Stuyvesant, 1659, 694.

BATES, John, t. g., ?1660, 3.

BELL, Henry, with wife Jane, fr. 2 Indians, 1684, 313; in Mk. purchase, 1685, 333. 333.
BIRDSALL, Burdsall, Burchall, Burcham, Benjamin, fr. 7 Indians, 1667, 683; fr. Suscaneman, 1684/5, 280; in Mk. purchase, 1685, 333, 476; fr. John Cock (not recorded), 1693, 463; with wife Mercy, fr. Dan. and Susannah Townsend and Sarah Forman, 1695, 592.

Henry, with bro. Stephen, assig. of Indian deed fr. father, Nathan, 1667, 684; with 5 others, fr. John Feke, with road easement, 1696/7, 501.

Mercy, with husband Benj., fr. Dan. and Susannah Townsend, and Sarah Forman, 1695, 592. 333

Grantees - Continued

BIRDSALL-Continued

IR DSAI. L. Continued

Nathan, fr. Mark Meggs, 1666, 26; fr. 7
Indians, 1667, 683; st al, agreement to divide meadow, 1678, 116; t. g., 1679, 130; fr. Sam. Shrimpton, atty., condemned lots on Hog Island, 1679, 121; t. g., 1681, 353; fr. Suscaneman, 1681, 277; fr. Suscaneman et al, 1684, 502; in Mk. purchase, 1685, 333, 476; fr. Adam Wright, 1686, 365; fr. Henry Townsend, Jr., 1686, 383; fr. Henry Townsend, Jr., 1686, 383; fr. Henry Bell, 1687, 385.
Nathan, Jr., with bros. Sam. and Wm., assig. of Indian deed by father, Nathan, 1693, 503.
Nathaniel, fr. bro. Nathan, 1690, 310.
Samuel, in Mk. purchase, 1685, 333; assig. of Henry Bell's deed by father, Nathan, 1687, 385; fr. Sarah Forman, 1688, 501; with bros. Wm. and Nathan, 1693, 503; fr. David Underhill, 1694, 504.
Stephen, with bro. Henry, assig. of Indian deed by father, Nathan, 1694, 504.

than, 1693, 503; fr. David Undernil, 1694, 504.

Stephen, with bro. Henry, assig. of Indian deed by father, Nathan, 1667, 684; with bro. Benj., fr. Suscaneman, 1684/5, 280; in Mk. purchase, 1685, 333; with 5 others, fr. John Feke, with road easement, 1696/7, 501.

William, with bros. Samuel and Nathan, Jr., assig. of Indian deed, by father. Nathan, 1693, 503.

BLEVING, Blevin, James, t. g., 1678, 115; void, and another granted. 115: with John Rogers, t. g., 1678, 114; half t. g. fr. John Rogers, 1678, 114; t. g., 168, 241; assig. of half t. g. back to John Rogers, 1682, 126.

BLYETH, Daniel, t. g., 1668, 209; fr. Gideon Wright, 1668, 47; cancelled, 1669, 214.

214.
BOUDE, John, fr. Alex. Forman (not recorded), 614; fr. Anth. Wright (not recorded), 614.
BRADFORD, William, fr. Job Wright,

1698, 532. BROOKINS, Brookings, Jacob, t. g., 1679,

BRYAND, Alexander, fr. Dan. Whitehead,

BRYAND, Alexander, fr. Dan. winteness, 1660. 2.

BUCKLER, William, fr. John Dickinson. 1669, 72; with Jos. Ludlam, fr. attys. of John Tompson, 1673, 84; fr. Josias Latting, confirmed by wife Sarah, 1675, 92; fr. Josias Latting, by livery of seisin, 1675, 96; fr. Jas. Cock, 1676, 99; t. g., 1681. 353; in Mk. purchase, 1685, 333; fr. Adam Wright, 1686, 360; (see Buller, which spelling was used by descendanta).

dants).
BURCHALL (see Birdsall).
BURDSALL (see Birdsall).
BUTLER, William, t. g., 1679, 130; (see Buckler).
CARPENTER, Abiah, fr. Jos. Carpenter,

1668, 42.

Ann, grant fr. M. C. prop., 1692, 645.
Ephraim, t. g., 1679, 130; fr. M. C.
prop., 1681, 638; in Mk. purchase, 1685, 333; fr. Dan. Harcott, 1687, 386; fr.
John Townsend (not recorded), 1693, 371; fr. Wm. Frost, 1693, 387.
Ephraim, Jr., fr. Wm. Simkins, in form of unsatisfied mortgage, 1693, 576.
Joseph, fr. Ablah Carpenter, 1669, 49; on com. to receive Indian deed of Unqua Neck, 1678, 129; t. g., 1679, 130; exch.

Grantees-Continued

Grantees—Continued

CARPENTER—Continued

with Nich. Simkins, 1682, 642; exch. with son in law Wm. Thornycraft, 1682, 643; grant fr. M. C. prop., 1685, 644; fr. Wm. Thornycraft, 1685, 644; in Mk. purchase, 1685, 334; fr. John and Tamsun Williams, 1686, 483.

William, fr. M. C. prop., 1699, 649.

CHESHIRE, Thomas, fr. Thos. Youngs, 1688, 505; fr. Sam. and Lydia Dickinson, 1692, 506.

COCK. Lames. (1) (The distinguishing COCK. Lames. (1)

1683, 505; fr. Sam. and Lydia Dickinson, 1692, 506.
COCK, James. (1), (The distinguishing numerals refer to Cock-Cocks-Cox genealogy, 1914); fr. John Dickinson, 1662, 28: t. g., 1663, 7: 1667, 204; 1/68, 20; another, 209; exch. with John Thompson, 1669, 50; fr. 7 Indians, 1669, 686; t. g., 1671, 218; 1676, 100; another, 295; 1678, 109; 1679, 130: 1681, 353; fr. Suscaneman and Wersh, 1682, 154; t. g., 1682, 250; another. 254; another, 696; in Mk. purchase, 1685, 331, 333, 476.

James, (8), with bro. John, assig. of Samson Hawxburst's deed by John Fratt, Jr., 1697, 557.

John, (5), in Mk. purchase, 1685, 334; fr. father, james, 1687; 467; another, 525; fr. Mary Underbill, 1693, 467; fr. Benj. Burdsall, 1695, 469; with bro. James, Jr., assig. of Samson Hawxburst's deed by John Pratt, Jr., 1697, 557.

Thomas, (3), t. g., 1680/1, 239; in Mk. purchase, 1685, 334.
COLES, Daniel fr. Matt. Harvey, ?1666, 67; fr. Jos. Carpenter, 1670, 66; fr. bro. Nath. Coles, 1678, 110; t. g., 1679, 130; in Mk. purchase, 1681, 334.

John, fr. Thos. Francis, 1669, 48; fr. bro. Dan. 1671, 68; t. g., 1679, 130; t. g., 1669, 183; MahahShalalHasbaze, grant fr. M. C. Prop., 1692, 645, 646.

Nathan, fr. Thos. Townsend, 1687, 227.

prop., 1692, 645, 646. Nathan, fr. Thos. Townsend, 1687,

manashalariasogze, grant if. M. C. prop., 1692, 645, 646.
Nathan, fr. Thos. Townsend, 1687, 377; again, 689.
Nathaniel, fr. Jacob Young, 1665, 177; fr. Jos. Sutton, 1665, 109; t. g., 1667, 204; fr. Jos. Carpenter, 1670, 67; t. g., 1676, 100; another, 228; share, 1676, 295; t. g., 1679, 130; 1681, 353; 1683, 260; exch. with John Weeks (Warwick) 1683, 259; gagin, 260; with Matt. Harvey, t. g., 1683, 259; in Mk. purchase, 1685, 331, 333; fr. Sam. and Mary Andrews, 1685, 362; fr. Dan. Cales, 1685, 341; fr. 3 Indians, 1685/6, 545; fr. Adam Wright (not recorded) 1687, 546; grant fr. M. C. prop., 1692, 645; exch. with Rob. Coles, 1692, 648.
Robert, t. g., 1662, 9; fr. Rob. Williams, 1668, 45; fr. Jos. Carpenter, 1670, 65; exch. with John Townsend, Sr., 1662, 9; fr. Rob. Grant Robert, t. g., 1679, 130; 1681, 353; fr. John Rogers, 1681, 133; with Wm. Thornycraft, fr. Nich. Simkins, 1682, 167; fr. Alice Crabb, 1684, 198; fr. Suscaneman and Werab, 1684, 282; fr. Nich. Simkins, 1685, 332; and Mk. purchase, 1685, 333; assig. of Rob. Godfrey's deed by Jos. Jr., and Eliz. Sutton, 1687, 465; fr. Nich. Simkins, 1687, 432; in Mk. purchase, 1685, 433; assig. of Jos. Carpenter's deed by Moses Mudge, 1687, 434; assig. of Sam. Andrews' deed, by

Grantees-Continued

Grantess—Continued

COLES—Continued
John and Mary Dole, 1690, 435; exch. with Nath. Coles, 1692, 648; grant fr. M. C. prop., 1692, 645, 646; fr. M. C. prop., 1699, 650.
Solomon, fr. mother, Ann, 1683, 178.
COOPER, Robert, fr. Dan. Harcott, 1690, 610; fr. Wm. Frost, 1691, 611; fr. mother, Mary Cooper, 1692, 612; fr. John Boude, 1697, 614.
Simon, t. g., 1681, 353; another, 243; fr. Rob. Story and John Bowne, rights of Thos. Hart in partnership with Latimer Sampson and Nath. Sylvester, 1681, 142; t. g., 1682, 255; another, 257.
COUNCIL and Director of New Netherland, fr. Mechowodt, 1639, 623.
CRABB, Alice, t. g., 1663, 7; fr. Nich. Simkins, 1669, 106; fr. same, 1669, 57; with 3 others as trustees for Quakers, fr. Anth. Wright, 1672, 687; t. g., 1676, 100; share, 1676, 295; t. g., 1681, 352; mem. of land rights devised her by Anth. Wright, recorded in N. Y., 1681, 159.
Richard, fr. Matt. Priar, 1669, 70:

Richard, fr. Matt. Priar, 1669, share, 1676, 295; t. g., 1679, 130.

share, 1676, 295; t. g., 1679, 130.

CROCKER, Croker, Crooker, Ann, widow, t. g., 1668, 205.

Joseph, t. g., 1677, 230.

William, t. g., 1683, 263; with Thos.

Miller and Sam. Dickinson, t. g., 1683, 264; in Mk. purchase, 1685, 333; fr. father in law John Rogers, 1687 (void) 486; assig. of Isasc Horner's deed, fr. John Rogers, 1688, 486.

DAVIS John fr. Hog Island prop. as

486; assig. of Isaac Horner's deed, fr. John Rogers, 1688, 486.

DAVIS, John, fr. Hog Island prop., as keeper thereof, 1672, 72; fr. Moses Forman, 1673, 86; deed to Aaron Forman resigned by latter, 1677, 107; t. g., 1679, 130; t. g., 1681, 353; fr. 3 Indians, 1681, 139; fr. Suskaneman and Werow, 1681, 137; fr. same, 1682, 151; fr. Joseph Eastland, 1684, 198; in Mk. purchase, 1685, 476; fr. Rob. and Sarah Godfry, 1687, 463; assig. of Rob. Godfry's deed by Rob. and Mercy Coles, 1687, 465; fr. John and Mary Wright, 1688, 466; fr. Rob. Coles, 1694, 579.

Nicholas, t. g., 1668, 4; another, 209.
DAYTON, Samuel, fr. Abraham Smith, 1666, 21.

DENNIS, George, fr. John Underhill, 1667, 32; fr. Rich. Harcurt, 1667/8, 108; t. g., 1674, 116; t. g., 1679, 130; 1681, 353.

DERBY, Doreby, Eleazer, fr. Isaac and Lydia Horner, 1685, 317.

DEWSBURY, John, fr. 3 Indians, 1685, 604; in Mk. purchase, 1685, 333; fr. Henry Townsend, Sr., 1688, 586; assig. of deed from same, 1692, 588; another (3d assig.) by Job Wright, 1600, 586; assig. of deed from same, 1692, 589; fr. John and Hannah Sibley, 1695, 590.

DICKINSON, John, Sr. (Capt.), fr. John

589; fr. John and Hannan Sidiey, 1009, 590.

DICKINSON, John, Sr. (Capt.), fr. John Hincksman, 1659, 162; t. g., 1660, 3; another, 4; fr. Henry Disbrow, 1661, 162; t. g., 1668, 206; 1669, 56; 1671. 217, 218; fr. Mary Willits, 1675, 166; share, 1676, 295; t. g., 1676, 100; t. g., 1678 (void), 114; 1679, 130; description of his lands (no date) 58.

Grantees-Continued

Grantess—Continued

Joseph, t. g., 1676, 229; 1677, 233; 1679, 130; fr. father, John, Sr., 1689, 127; t. g., 1681, 352; another, 353; fr. Matt. Harvey, 1682, 126; t. g. 1682, 258; fr. 3 Indiams, 1684, 304; fr. Suscaneman, 1684, 305; fr. Joseph Ludlam, 1685, 277; in Mk. purchase, 1685, 331, 333; fr. Thos. Weeks, 1689, 558; fr. Samson Hawxhurst, 1692, 561; confirmed by Wm. Hawxhurst, 1692, 562; fr. Nick. Simkins, 1695, 563.

Rose, with bros. John and Henry Townsend, fr. father, Henry Townsend, Sr., 1688, 400; assig, of part of Rob. William's deed by father. 1688, 419; assig, of part of Sarah William's and sons' deed, by same, 1688, 419.

Samuel, t. g., 1683, 263; with Wm. Croker and Thos. Miller, t. g., 1683, 264; in Mk. purchase, 1685, 331, 333; fr. Dan. Applegate, 1688, 509; fr. same, John Applegate's share, 1688, 511; confirm. fr. bro. Joseph, 1692, 512; fr. David Underhill, 1694, 513; fr. same, 1695, 518.

DIRECTOR and Council of New Netherland fr Mechowardt, 1639, 623. DICKINSON - Continued

1695, 518.

DIRECTOR and Council of New Netherland, fr. Mechowodt, 1639, 623.

DISBROW, Disboragh, Desbrow, Henry, t. g., 1660, 3.

DOLE, John, fr. Adam and Mary Wright, 1687, 457; fr. Sarah Williams and Johs Bowne, 1692, 459.

John, Jr., fr. uncle Hope Williams, 1693, 460; fr. same, 1694, 462.

Mary, fr. bros. Hope and John and mother Sarah Williams, 1689, 458.

DOUGHTY, Isaac, t. g., 1672, 221; with James Townsend, t. g., 1672, 79; with same fr. Anth. Wright, 1675, 102; t. g., 1677, 233; 1679, 130; fr. Suscaneman and Werow, 1681, 135; t. g., 1683, 261; fr. 3 Indians, 1685, 328; in Mk. purchase, 1685, 331, 333; fr. Dan. Applegate, 1688, 151; with Job Wright and John Townsend, Sr., fr. 9 Indians, West Neck, 1560, 500 MINING George t. g., 1679, 130; with

1690, 357; fr. Jonathan Wood, 1694, 516.

DOWNING, George, t. g., 1679, 130; with Rich. Kirby, assig. of Indian deed by Rob. Coles, 1684/5, 283; in Mk. purchase, 1685, 333.

DUTCH of New Netherland, fr. Mechowodt, 1639, 623.

DYER, Diar, Dier, John, with Wm. Simson, fr. Sam. Dayton, 1666, 21: fr. 7.

Indians, 1667, 80; fr. Thos. Francis, 1667, 81; fr. Wm. Hudson, quit claim of his right, 1684, 82.

EASTLAND, John, fr. Henry Townsend, Sr., 1688, 306.

Joseph, t. g., 1677, 236; fr. Suscaneman and Werah, 1682, 155; t. g., 1684, 197.

197.

FEKE, Feake, (later changed to Feeks, which see in future volumes), John, t. g., 1679, 130; t. g., 1681, 353; fr. 3 Indians, 1682, 147; with John Underhill and Wm. Frost, unsold Mk. land fr. 3 Indians, 1685, 474; in Mk. purchase, 331, 333; fr. Sam. Andrews, 1688, 499; fr. David Underhill, 1693, 499; fr. Henry Birdsall and 5 others, road casement, 1696/7, 501.

Grantees - Continued

FOREST, Henry, fr. Hog Island prop. in consideration of keeping the Island, 1672, 72.

in consideration of keeping the Island, 1672, 72.

FORMAN, Furman, Firman, Aaron, Sr., fr. John and Hannah Davis, 1676, 101; t. g., 1679, 130; 1681, 352; another, 353; in Mk. purchase, 1685, 476.

Aaron, Jr., t. g., 1676, 228; fr. Wm.

Hudson, 1684, 194; fr. John Davis, 1687, 406; fr. father. Aaron, Sr., 1687, 407;

Augson, 1684, 194; fr. John Davis, 1687, 406; fr. father, Aaron, Sr., 1687, 407; with wife Susanna, assig. of Jas. Cock's deed by father in law, Henry Townsend, Sr. (no date), 408.

Hannah, in Mk. purchase, 1685, for son Moses, 333.

Judith, fr. son Zebulon Forman, 1727, 488.

Judith, fr. son Zebulon Forman, 1727, 488.

Moses, t. g., 1663, 7; with bro. Samuel, fr. father, Robert, 1665, 23; fr. same, 1666, 24; fr. John Dickinson, 1667, 33; t. g., 1668, 208; exch. with Jos. Weeks, 1669, 56; fr. Thos. Marting, 1672; disclaimed by latter. 68; t. g., 1680/1, 240; 1681, 353; with Francis and Sam. Weeks, t. g., 1682, 257; in Mk. purchase 1685 by his mother, Hannah, 333.

Robert, fr. Nich. Wright, 1661, 5; fr. same, 1661, 25; t. g., 1661, 5; 1663, 7; exch. with Benj. Hubbard, 1663, 26; t. g., 1666, 203; fr. Rob. Williams, 1668, 47; t. g., 1668, 207; 1671, 218; fr. Rob. Williams (no date), 23.

Samuel, (Sr. and Jr.), with bro. Moses, fr. father, Robert, 1665, 23; fr. bro. Moses, 1666, 25; t. g., 1671, 219; 1672, 79; 1679, 130; 1681, 247; another 353; 1683, 264; fr. father, Robert (no date), 25.

Samuel's children, t. g., 1683, 261; an-

other, 262.
Sarah, fr. father. Moses and mother, Anna Forman, 1687/8, 488; fr. Benj. and Mercy Burdsall. Dan. and Susanna Townsend, 1695, 592.

and Mercy Burdsall. Dan. and Susanna Townsend, 1695, 592.

Susanna, assig. of part of Rob. Williams' deed by father, Henry Townsend, Sr. 1688, 419; assig. of part of Sarah Williams' and sons' deed, by same, 1688, 419; with husband, Aaron, fr. father (no date), 408.

Thomas, t. g., 1680/1, 240; 1683, 263.
FRANKLIN, Henry, fr. Nath. Underhill, 1685, 324; made void, 1694, 480.
FREEHOLDERS. (see Town).
FROST, (The distinguishing numerals refer to Frost genealogy, 1912), Benj. (8), fr. Sam. Weeks, Jr., 1731, 593.

John, (bro. of William; removed to New Haven), assig. of deed by Wm. Thornycraft and Rich. Kirby, 1675, 93; assig. of Thos. Townsend's deed by same, 1675, 96; t. g., 1679, 118; another, 121; another, 130; t. g., 1681, in exch. for former one, 241; another, 352.

Samuel (6), fr. bro. Wm., 1729, 498.
William (1), fr. Matt. Harvey, 1671, 71; assig. of Indian deed, fr. Wm. Simson, 1674, 90; fr. Suskaneman, 1677, 148; in agreement to divide meadow, 1678, 116; t. g., 1679, 130; 1681, 352; with Wm. 1682, 151; t. g., 1683, 260; another, 261; boundary arbitrated, 1684, 271; fr. Caleb Edmund and John Wright, 1684/5, 392; fr. 3 Indians, 1685, 284; in Mk. purchase, 1685, 331, 331; assig, of Thos. Rushmore's deed by Moses Mudge, 1685, 884, 271; fr. Caleb.

Grantees - Continued

Grantess - Continued

FROST - Continued

393; with John Underhill and John Feke, unsold Mk. land fr. 3 Indians. 1685, 474; fr. John Underhill, Jr., 1686, 390; fr. Ios. and Elizabeth Ludlam. 1687, 389; fr. Caleb, Edmond and John Wright, 1687, 390; fr. same, 392; assig. of Abm. Allen's deed by Henry Townsend, Sr., 1687, 393; fr. John and Martha Davis, 1687, 393; fr. John Feke, 1687, 618; fr. Henry Townsend, Sr., Nich. Simkins and John Davis, 1687, 619; fr. Rich. Harcott, 1687, 620; fr. Nathan Burdsall, 1688, 395; fr. Wm. Buckler, 1688, 396; fr. David Underhill, 1690, 621; fr. Caleb, John and Edmond Wright, with disclaimer of mradows, 1691, 397; another, 616; fr. Wm. Simkins, 1691, 615; fr. Nich. Simkins, 1692, 617; fr. Sam. Burdsall, road easement, 1701, 474; fr. Edmond Wright (ment), 496, 497.

FRY, John, fr. Rob. Williams, 1683, 4, 181; fr. Sam. and Mary Andrews, 1686, 338; exch. with Edw. White. 1689, 538; fr. Mary, Thos. and Rich. Willits, 1689, 540; fr. Adam Wright, 1690, 542; fr. Joh. Wright, 1690, 542; fr. John Groepe and Daniel Townsend, 1690, 542; fr. Joh. Wright, 1690, 542; fr. Dennis Wright by endorsement of mortgage, 1694, 539; fr. same, 1694, 602.

GITCHELL, Gatchel, Thomas, fr. Jos. Crocker, 1678, 115.

GODFRY, Robert, t. g., 1679, 130; in Mk. purchase, 1685, 333; fr. John Davis (not recorded), 463.

GRIFFITH, Edward, of London, mortgage fr. George Dennis, 1681, 159; satisfied, 1681, 165.

HALSTEAD, Holstead, Holsteed, Jonas, t. g., 1663, 7. FROST-Continued

HAGEMAN, Peter, fr. Jacob Hail, 1730, 552.

HALSTEAD, Holstead, Holsteed, Jonas, t. g., 1663, 7.
Josenh. t. g., 1663, 11.

HARCOTT, Harcutt, Harcurt, Harker, Daniel, fr. father, Richard, 1679, 123; t. g., 1679, 130; t. g., 1683, 262.

Miriam, in Mk. purchase, in behalf of her children, 1685, 333.

Richard, fr. Mark Meggs, 1660, 36; again, 200; t. g., 1662, 9; 1666, 203; fr. Jonas Halstead, 1667, 16; again, 36; t. g., 1668, 206; another, 209; 1669, 56; 1671, 217, 218; 1672, 78; share, 1676, 295; fr. Thos. Townsend, 1679, 122; t. g., 1679, 300; t. g., 1681, 352; another, 353; in Mk. purchase, 1685, 333; fr. Thos. Gatchell, 1687, 424.

HARRISON, Isaiah, assig. of John Davis' deed by John and Mary Wright, 1688, 532.

Latimer Sampson, patent for Horse Neck, 1667, 693; with Latimer Samoson, quit claim, fr. Nath. Sylvester of his share in partnership in Horse Neck, etc., 1668, 1924. HART, Thos., with Nath. Sylvester and

1668, 192-4.

HARVEY, Harvie, Matthias, fr. Mark and Avis Meggs. ?1661, 623; t. g., 1663, 7; fr. John Richbell, 1664, 17, 18; t. g., 1668, 207, 208; with Dan. Coles. t. g., 1668, 208; t. g., 1668, 209, 215, 216; fr. Dan. Coles quit claim, 1671, 68; t. g., 1671, 218; 1676, 100; share 1676, 295; 1679, 130; exch. with Sam. Andrews,

Grantees-Continued

HARVEY-Continued

1680, 126; t. g., 1681, 352; with Nath. Coles, t. g., 1683, 259.

HAWXHURST, Hauxhurst, Hoackshurst, Christopher, in agreement to divide meadows, 1678, 116; t. g., 1679, 130; fr. Suscaneman and Werah, 1682, 153; assig. of Jacob Young's deed fr. nephew, Nath. Coles, 1683, 177.

Samson, fr. Adam Wright, 1690, 579; fr. Jos. Dickinson, 1691, 581.

William, in Mk. purchase, 1685, 476; with 5 others, fr. John Feke, 1696/7, 501.

HOBART (see Hubband)

HOBART, (see Hubbard). HOLBROOK, Richard, in First purchase,

1653, 671. HOPKINS, Daniel, fr. Rob. Feke, 1733,

HOPKINS, Dames, 484.

HORNER, Isaac. t. g., for fulling mill, 1678, 237; reaffirmed 1682 (void) 1684, 237; fr. 3 Indians, 1682, 146; t. g., 1682, 254; with wife Lydia, fr. her mother, Alice Crabb, 1684, 200; fr. Matt. Harvey, 1684/5, 281; fr. Matt Harvey, 1684/5, 281; fr. Matt Harvey, 1684/5, 281; fr. Matt.

1682, 254; with wife Lydia, fr. her mother, Alice Crabb, 1684, 200; fr. Matt. Harvey, 1684/5, 281; assig. of deed of by Jos. Ludlam, 1684/5, 281; assig. of deed of Sam. Andrew's deed, by Jos. Ludlam, 1685, 585.

Lydia, with Isaac, fr. her mother, Alice Crabb, 1684, 200.

HUBBARD, Hobart, Benjamin, t. g., 1663, 7; 1668, 209; exch. with Rich. Latting, 1669, 75; t. g., 1671, 218; fr. Nich. Wright, 16—, 31.

HUDSON, William, assig. of John Dyer's deed, by Rich. Latting, 1671, 80; in agreement to divide meadowa, 1678, 116; t. g., 1679, 130; fr. 3 Indians, 1681, 139; t. g., 1681, 353; with Wm. Frost. fr. 2 Indians, 1682, 151.

JESUP, Jessup, Mary, fr. Sam. and Mary Andrews, 1685, 317.

JONES, (The distinguishing numerals refer to Jones genealogy, 1907), Freelowe, (II. 3), assig. by father Thos. Jones, 1714, 677.

John, t. g., 1677 (void), 233.

Thomas (I. 1), assig. by father in law Thos. Townsend of his share in south purchase, 1714, 677.

KELLAM, Cellem. Robert, fr. Hope Williams, 1682, 148; fr. Old Chippie and Will Chippie, 1691, 595.

KETCHAM, Samuel, fr. Sam. Andrews, 1685, 299.

KIRBY, Cirby, Richard, with Wm. Thornycraft, fr. Thos. Townsend, 1672, 70; same, 1672, 95; t. g., 1679, 130; with George Downing, assig. of Indian deed by Rob. Coles. 1684/5, 283; in Mk. purchase, 1714, 1669, 54; et al, assig. Thos. Francis deed by Rich. Latting, 1671, 73; assig. of Rich. Harcut's deed by father Rich. Latting, 1671, 74; assig. of Rich. Harcut's deed by father Rich. Latting, 1671, 74; assig. of Rich. Latting, 1671, 75; assig. of Rich. Harcut's deed by father Rich. Latting, 1671, 73; assig. of Rich. Harcut's deed by father Rich. Latting, 1671, 74; assig. of Rich. Latting, 1671, 75; assig. of Rich. Harcut's deed, by Rich. Latting, 1671, 75; assig. of Rich. Harcut's deed, by Rich. Latting, 1671, 75; assig. of Rich. Harcut's deed, by Rich. Latting, 1671, 75; assig. of Rich. Harcut's deed, by Rich. Latting, 1671, 75; assig. of Rich. Harcut's deed, by Rich. Latting, 1671, 75; assig. of Rich. Latting, 1671, 74; assig. of Rich.

Granies - Continued

295; fr. Wm. Hudson, 1678/9, 238; t. g. 1679, 130: fr. 3 Indians. 1681, 138; fr. same, 1681, 139; fr. 2 Indians, 1681, 135; fr. John Wright, 1681, 141; t. g., 1681, 353; fr. 2 Indians, 1682, 150; with fr. same, 1681, 139; fr. 2 Indians, 1681, 135; fr. John Wright, 1681, 141; t. g., 1681, 135; fr. 2 Indians, 1682, 150; with Rich. Latting and Sam. Andrews, fr. Winder, 1682, 168; t. g., 1683, 260; exch. with John Rogers, 1683, 429; exch. with John Pratt, 1684, 292; assig of Indian deed, by John Pratt, 1684, 29; assig of Indian deed, by Edmond Wright, 1688, 494; another assig, by same, 1688, 495; assig. of John Robin's deed to Sam. Tiller, by Edmond Wright, 1688, 495; assig. of John Robin's deed to Sam. Tiller, by Edmond Wright, 1688, 496; fr. Edw. White, 1692, 497.
Richard, fr. Ann Crocker, 1660, 5; fr. Rich. Painter, 1666, 20; fr. Thos. Francis, 1669, 47; fr. Rich. Harcut, 1669, 73; exch. with Benj. Hubbard, 1669, 73; exch. with Dyer, 1669, 82; assig. of Thos. Francis' deed by John Dyer, 1669, 81; assig. of Thos. Francis' deed by John Dyer, 1669, 82; fr. Joseph Weeks, 1670, 74; with Josias Latting and Sam. Andrews, confirm. fr. Wm. and Jos. Croker, 1682, 168.
EVERICH, Leveridge, William, with

drews, confirm. fr. Wm. and Jos. Croker, 1682, 168.
LEVERICH, Leveridge, William, with Peter Wright and Samuel Mayo, 1st purchase, 1653, 670.
LILLESTONE, Lillyson, Ann, fr. Thos. Armitage, pre-nupt. deed (no date), 7.
LITLLEWORTH proprietors, confirm. of patent. by M. C. prop., 1681, 636.
LOCKERMAN, Loockermans, Govert, with Cornelis van Ruvven and Jacobus Backer, patent for Hog Island, 1659, 694.
LOYD, Lloyd, James, fr. ex. of Nath. Svivester, Horse Neck, 1683/4, 188.
LUDLAM, Ludlum, Joseph, t. g., 1668, 204; fr. Thos. Powell, as atty., for Thos. Matthews, 1669, 56; fr. Thos. Townsend, 1670, 57; fr. same, 1671, 298; with Wm. Buckler, fr. attys. of Johs Thompson, 1673, 84; fr. same. Wm. Buckler's interest therein, 1673, 85; t. g., 1677, 234; fr. Sam. and Mary Andrews, 1677, 234; fr. Sam. and Mary Andrews, 1677, 234; fr. Sam. and Mary Andrews, 1683, 170: fr. Nich. Wright, 1684, 30; assig. of Alice Crabb's deed by Adam and Mary Wright, 1684/5, 202; fr. Thos. Townsend 1685 (not recorded), protested and made void, 278; protest made void, 278; assig. of Matt. Harvey's deed by Isaac Horner, 1685, 457; fr. Sam. Andrews, 1687, 448; confirm. fr. Mary Cooper (widow of Simon, Sr.), with sons Simon and Rob., 1691, 451; fr. John Pratt, 1692, 449; fr. John Townsend, 1694, 452: fr. Anth. Wright, 1695, 453; fr. Sam. Burdsall, 1695, 455; fr. Anth. 1696, 456; fr. Nath. Coles, Sr., 1697, 567.
LYNES, Lines, Loines, William, fr. Derick Albertson (no date), 584.

LYNES, Lines, Loines, William, fr. Derick Albertson (no date), 584. MARTING, Martin, Thomas, fr. Moses Forman. 1669, 49. MAYO, Samuel, with Peter Wright and Wm. Leverich, in 1st purchase, 1653, 670

MEGGS, Mark, fr. Jacob Young and wife Kath., 1665, 18; fr. John Plott, 1666, 19.

Grantees - Continued

Grantess-Continued

MILLER, Thomas, t. g., 1681, 353; 1683, 263; with Wm. Croker and Sam. Dickinson, t. g., 1683, 264; fr. John Frost, 1683/4, 195; fr. John Robinson, 1690, 568; fr. John Dole, 1696, 569.

MITCHELL, John, with John Robinson, fr. Thos. Hicks, 1677, 111.

MORRIS, Col. Lewis, to have part of meadows, 1678, 117; fr. 2 Indians (void), 1683, 172; quit claim fr. Thos. Townsend, 1683 (void), 174; assig. of Indian deed by Thos. Townsend, 1684, 183.

Capt. Richard and Co., fr. John Dickinson, 1671, 176.

MOTT, John, assig. of Indian deed from Adam Wright by father, Lawrence Mot, 1698, 341.

MOTT, John, assig. of Indian deed from Adam Wright by father, Lawrence Mott, 1698, 341.

Lawrence, fr. 2 Indians, 1682, 154; in Mk. purchase, 1685, 333; assig. of Indian deed by Adam Wright, 1686, 340.

MUDGE, Gervis, with Moses Mudge, fr. 3 Indians, 1693, 527; 500 year lease fr. Suscaneman and Werah, 1695, 529.

Moses, fr. Jos. Carpenter, 1674, 323; t. g., 1679, 130; fr. Thos. and Martha Rushmore, 1680, 392; t. g., 1681, 352; fr. M. C. prop. 1681, 637; assig. of Nich. Simkins' deed by Rob. Coles, 1688, 527; with Gervis Mudge, fr. 3 Indians, 1603, 527.

MUSKETO COVE propriators, patent, 1677, 309, 635; confirm. of same by Indians, 1678, 635; fr. Rob. Coles, dam right, etc., 1699, 650.

NEWMAN, John, t. g., for boat building yard (void), 1681, 242; for house lot, 1681, 242; in Mk. purchase, 1685, 331, 333; fr. Henry Bell, 1685, 333; fr. John Robinson, 1690, 511; fr. John Dewsbury, 1690, 572; fr. John Dole, 1690, 573; fr. Henry Townsend, Jr., 1693, 574; fr. Eph. Carpenter, Jr., 1694, 575.

PALMER, Ephraim, t. g., (void), 1677, 233.

PANGBORN, Peter, fr. John Rogers

PANGBORN, Peter, fr. John Rogers (void), 1682, 144. PELL, Samuel, fr. M. C. prop., 1681, 638, made void, 1693, by Samuel Til-ley 638.

lear, 638.

PLATT, Plott, John, fr. Jacob Young and wife Kath., 1665, 18; fr. James Cock,

wife Kath., 1665, 18; fr. James Cock, 1666. 29.
PRATT, John, fr. Hog Island prop. 1680, 124; exch. with Josias Latting, 1684, 292; fr. 2 Indians. 1684, 293; in Mk. purchase, 1685, 333; assig. of Indian deed, by Henry Sr., Henry Jr., and John Townsend, 1689, 554; fr. Samson Hawxhurst, 1693, 555; confirm. of same by Wm. Hawxhurst, 1693, 556; assig. fr. David Underhill, 1693, 556; assig. fr. John Townsend (not recorded), 439; fr. Jos. Ludlam (not recorded), 439; fr. Jos. Ludlam (not recorded), 450.
PRIAR, Prier, Prior, Pryer, John, fr. sister, Mary Underhill, wid. of John 2d (no date, but after 1689), 690; with 5 others, fr. John Feke, 1696/7, 501; fr. Jos. Priar, 1719, 482; fr. Dorothy, John, Daniel, Hezekiah and James Cock, 1729, 480.

480.
Matthew, exch. with John Platt, 1666, 29; fr. High Sheriff, Francis Lovelace, Major Daniel Gotherson's lots, 1668, 684; fr. 6 Indians, 1668, 685; fr. Rich. Harcurt, 1669, 69; fr. Rich. Crabb, 1669, 71; assig. of Rich. Harcurt's deed fr. John Tompson, 1671, 59; assig. of Gideon

Grantees - Continued

Grantees-Continued

PRIAR-Continued

Wright's deed; fr. same, 1671, 60; in agreement to divide meadow, 1678, 116; t. g., 1679, 130; 1681, 353; in Mk. purchase, 1685, 333, 476.

QUAKERS, trustees of, fr. Anth. Wright, 1672, 687.

REDDOCK, Reddough, Ruddock, Henry, fr. Wm. Yates, 1666, 21; fr. Samuel Dayton, 1666, 22.

RICHBELL, John, with 5 others. fr. Tackapoosha and Chepeyconaws, Massapequa meadows, 1658, 34/; similar deed, 351; t. g., 1660, 1; another, 3; fr. town, 1660, 4; made void, 4; fr. Daniel Whitehead, 1660, 1; fr. Wm. Leveridge, 1660, 1; t. g., 1662, 9; exch. with Rob. Williams, 1667, 38: t. g. (now Rich. Harcut's), 1671, 218; fr. First purchasers (void), 4.

ROBBINS, Robins, John, t. g., 1667, 204;

(void), 4.

ROBBINS, Robins, John, t. g., 1667, 204; fr. Josias Latting and wife Sarah, land in Huntington, 1670, 76; assig. of land by Rich. Latting, 1671, 73; t. g., 1679, 130; fr. Rob. Williams, 1679, 134; fr. 2 Indians, 1681, 136; t. g., 1681, 353; in Mk. purchase, 1685, 333; fr. Henry Townsend, Sr., 1688, 508.

ROBINSON, John, t. g., 1676, 228; t. g., for mill, 1677, 234; with John Mitchell, fr. Thos. Hicks, 1677, 111; assig. of his share by John Mitchell, 1678, 111; t. g., 1681, 247.

share by John Mitchell, 1678, 111; t. g., 1681, 247.

ROGERS, Ann. (widow of Wm. Crocker), with husband, John Rogers, fr. Thos. Townsend, 1673, 94.

John, with Ann. fr. Thos. Townsend, 1673, 94; fr. John Townsend, 1673, 94; fr. Caleb, John, Edmund and Job Wright, Henry Jr., and John Townsend, Issac Doughty and William Buckler, 1676, 96; fr. Thos. Weeks, 1676, 101; t. g., 1677, 230; another, 233; 1678, 114; with James Bleving, t. g., 1678, 114; t. g., 1679, 130; assig. by James Bleving of his share, 1681, 126; t. g., 1681, 1353; fr. 2 Indians, 1682, 173; exch. with Josias Latting, 1683/4, 269; in Mk. purchase, 1685, 333; fr. 3 Indians, 1685, 477; fr. Isaac Horner, 1686, 379; fr. Eleazer Derby and John Reed, 1687, 380; fr. Eleazer and Mary Derby, 1689, 447; assig. of all deeds, by son in law, Wm. Crooker, 1693/4, 487; fr. Alex Forman, 1695, 381; assig. of Sam. Dickinson's deed, by David Underhill, 1695, 347.

RUNASUCK, (see Suscaneman) and rest of Indians, granted patent by Gov. Thos. Dongan (conditioned not to sell), 1687, 519.

SAMPSON, Latimer, t. g., 1659, 349; with Nath. Sylvester and Thos. Hart. patent fr. Gov. Rich. Nicoll for Horse Neck, 1667, 693; with Thos. Hart, quit claim by Nath. Sylvester of his share in Horse Neck, 1668, 192; t. g., 1676, 100; share. 1676, 295; t. g., 1679, 130.
SIMKINS, Nicholas, fr. Eleazer Leverich, 1658, 40; t. g., 1663, 6; 1668, 208, 209; exch. with John Underhill, Jr., 1670, 58; assig. of Jos. Carpenter's deed by Thos. Townsend 1670, 642; assig. by same of his own right, 1670, 642; t. g., 1671, 218; fr. 3 Indians, 1678, 112; t. g., 1679, 130; 1681, 353; exch. with

Grantees-Continued

SIMKINS-Continued

Jos. Carpenter, 1682, 642; fr. M. C. prop. 1692, 645, 646.
William, fr. uncle Nich. Simkins, 1689,

SIMSON, William, with John Dyer, fr. Samuel Dayton, 1666, 21; fr. 7 Indians, 1667, 89.

SIMSON, William, with John Dyer, fr. Samuel Dayton, 1666, 21; fr. 7 Indians, 1667, 89.

SMITH, Josias, assig. of deed (2d assig.), by Henry Townsend, Sr., 1691, 605.

SUTTON, Joseph, t. g., 1663, 7; another 11; in Mk. purchase, 1685, 334; fr. Rob. Godfry, 1685/6, 326.

SYLVESTER, Nathaniel, with Thos. Hart and Latimer Samsson, natent fr. Gov. Rich. Nicolls, for Horse Neck, 1667, 693.

THOMAS, John, with John Tompson, attys for John Thompson, (blacksmith), fr. Wm. Buckler, 1673, 85.

THOMSON, (see Tompson).

THORNICRAFT, Thornycraft, Thornycroft (later changed to Craft, which see in future volumes), William, with Rich. Kirby, fr. Thos. Townsend, 1672, 70; same fr. same 1672, 95; t. g., 1679, 130; 1681, 353; fr. M. C. prop., 1681, 639; with Rob. Coles, fr. Nich. Simkins, 1682.

156; exch. with father in law Jos. Carpenter, 1682, 643; in Mk. purchase, 1685, 333; fr. Nich. and Eliz. Simkins, 1689, 564; confirm. deed fr. John Jr. and Thos. Townsend, 1690, 565; fr. Nath. Coles, 1693, 566; assig. of Nich. Simkins deed by Rob. Coles, 1696, 567.

TILLEAR, Tillier, Tiller, (See also Tillett), Samuel, fr. Nich. Simkins, 1580, 127, assig. Indian deed by John Robins, 1680, 127, assig. Indian deed by John Robins, 1680, 127, assig. Indian deed by John Robins, 1681, 136; boundary arbitration, 1684, 271; in Mk. purchase, 1685, 333.

TILLETT (see Tüller), James, assig. of her father's deed by Susanna Forman and son, 1scob, 1725, 409.

TOMPSON, Thomson, John, t. g., and agreement as blacksmith, 1668, 43; t. g., 1668, 60; exch. with Jas. Cock, 1669, 50; t. g., 1669, 211; fr. Rich. Harcurt, 1670, 59.

59.
TOWN, inhabitants of; First purchase, 1653, 670; confirm. fr. Wiamdanch, for Massapequa meadows, 1659, 349; fr. Dan. Whitchead, Oak Neck, 1660, 354; fr. Anth. Wright, 1660, 3; fr. Peter Wright, 1660, 2; fr. Govert Lockermans, Jacobus Becker and Cornelis van Ruyven, Hog Island, 1665, 297; their patent for same, 1650, 694; fr. Tackapoucha and Chepye, 1678, 129; Town patent, 1677, 307; M. C. patent, 1677, 309; Horse Neck patent, 1667, 693; Hog Island patent, 1650, 694; (see Nick. Simkins, aff., 692). land patent, 16 kins, aff., 692).

TOWNSEND, Daniel, in Mk. purchase, 1685, 33; with wife, Susanna, fr. Benj. and Mercy Burdsall, and Sarah Forman, 1695, 592; fr. David Underhill, 1698, 533.

1698, 533.

Dinah, quit claim, fr. bro. John Townsend, 1686, 345.

Elizabeth, fr. Nich. Simkins, 1669, 592; t. g., 1676, 100; again, 295.

George, t. g., 1679, 130; 1681, 352; fr. Suscaneman and Werah, 1682, 183; boundaries defined, 1683, 184; fr. bro.

Grantees-Continued

Grantees—Continued

TOWNSEND—Continued
in law John and Rose Weeks, 1685, 334; in Mk. purchase, 1685, 334.

Henry (see also Sr. and Jr.), confirm. of J. Richbell's deed by Dan. Whitehead (no date), 42; t. g., for Mill (in O. B. village), 1661, 40; t. g., 1662, 9; 1663, 6; fr. John Richbell, 1664, 42; another, 169; t. g., 1668, 200; fr. James Cock, 1669, 236; fr. James, 1669, 216; 1671, 217, 218; 1672, 79; fr. Matt. Priar, 1672, 103; t. g., 1673, 223; t. g., of timber forever on Pine Island and other commons for his saw-mill, 1673, 249; t. g., 1676, 100; aharre, 1676, 295; fr. Adam and Mary Wright, 1685, 302; fr. John Townsend, Sr., 1686, 363; assig. of Gideon Wright's deed by David Underhill, 1695, 405; fr. Joseph Dickinson, 1697, 405.

Henry, Jr., (see also Sr. and above), assig. of James Cock's deed by father, Henry Sr., 1683, 169; with bro. John and father, fr. 2 Indians, 1683, 174; with bro. John, assig. fr. Lewis Morris's purchase, 1683, 169; with bro. John and father, fr. 2 Indians, 1683, 264; with bro. John, assig. fr. Lewis Morris's of his right in Capt. Rich. Morris's purchase, 1683, 177; assig. of Sam. Andrew's deed by father, 1683/4, 171; fr. father 1683/4, 180; fr. 3 Indians, 1685, 362; assig. of Caleb Wright's deed by Nathan Burdsall, 1686, 366; fr. father, 1686, 362; fr. parents and bro. John, 1686, 362; assig. of Caleb Wright's deed by Nathan Burdsall, 1686, 366; fr. father, 1688, 409; assig. of part of Rob. Williams' deed by father, 1688, 419; assig. of part of Sarah Williams and sons' deed, by same, 1688, 419; fr. father, 1692, 578; exch. with bro. John (Mill), 1694, 402; fr. Jas. Townsend, Sr., 1694, 402.

Henry, Sr. (see Henry and Henry Jr.), fr. Hope and John Williams, with mother, Sarah, ?1675, 187; fr. Rob. Williams, 1687, 415; fr. son John, 1687, 416; fr. son Rob. by will, 1687, 417; assig. of Indians, 1683, 174; fr. Francis Weeks, 1687, 415; fr. son John, 1687, 416; fr. son Rob. by will, 1687, 417; sasig. of Indians, 1689, 115; fr. bro. John, 1687, 416; fr. son Rob. by will, 1687, 417; sa

Indian's deed by John Dewsbury, 1688, 605.

James, with Isaac Doughty; t. g., 1672, 79; with same, fr. Anth. Wright, 1675, 102; fr. bro. John, 1675, 372; t. g., 1677, 233; fr. Anth. Wright, Rich Crabb and John Weeks, 1678, 372; t. g., 1679, 130; fr. John Underhill, Jr., 1681, 132; t. g., 1681, 352; fr. Suscaneman and Werah, 1682, 184; same void, 1685, 185; t. g., 1683, 259, 264; t. g., with road easement, 1683, 269; fr. 3 Indians 1685, 359; in Mk. purchase, 1685, 331, fr. George Townsend, 1688, 373; fr. Henry Townsend, Jr., (not recorded), 402.

John, (several of this name, also dis-

John, (several of this name, also dis-tinguished at different times as "Sr." and

Index 717

Grantees-Continued

TOWNSEND—Continued
"Jr." See Townsend Lineage at p. 365
of Cock-Cocks-Cox Genealogy, 1914, for

elucidation)

"Jr." See Townsend Lineage at p. 365 of Cock-Cocks-Cox Genealogy, 1914, for elucidation).

John, "Mill," fr. father, Henry, Sr., (no date), 105; fr. same assig. of James Cocks' deed (no date), 105; fr. Jonas Holsteed, 1661, 582; confirm. of same, to his widow by Rob. Williams, 1670, 582; fr. Daniel Whitehead, 1663, 463; t. g., 1669, 216; 1671, 217, 218; 1676, 100, 295; fr. Nath. Coles, 1678, 110; fr. same, 1678, 378; t. g., 1681, 353; fr. 2 Indians, 1682, 401; with bro. Henry Jr., and father, fr. 2 Indians, 1683, 174; with bro. Henry, Jr., assig. of Capt. Rich. Morris' deed by Lewis Morris, 1683, 177; with bro. Henry, t. g., 1681, 234; with bro. Henry, Jr., assig. of Sam. Andrew's deed by father, 1683/4, 171; aff. as to his land, by Meryam Harcurt, 1684, 195; in Mk. purchase, 1685, 331, 333; fr. John, Jr., and Mary Underhill, 1685, 320; fr. Adam Wright, 1686, 361; fr. bro. Henry Jr., 1686, 369; with John, Caleb and Edmund Wright, fr. Rich. Harcurt and wife Miriam, 1686, 374; fr. Job Wright, 1686, 435; fr. Jasand Ann Blevin, 1686/7, 436; fr. John Robins, 1687, 383; with bro. Henry Jr., and sister Rose, fr. father, mills, 1688, 400; assig. of part of Rob. Williams deed, by father, 1688, 419; fr. Samuel Dickinson, 1688, 37; fr. John Pratt, Sr., 1689, 439; fr. John Rogers, 1689, 127; fr. Joseph Ludlam, 1690, 440; fr. father, 1692, 441; exch. with bro. Henry Jr., 1694, 403; fr. brother in law and sister, Joseph and Rose Dickinson, 1688, 526, John, Sr., exch. with son John, 1660, (not recorded), 44; confirm of same by widow, Eliz., 1668, 44; t. g., 1661, 4.

John (son of John, Sr., also called "Jr." and "Sr."), exch. with son Lonn, 1680, 42; fr. Rob. Coles, 1681, 133; fr. Brother in law and sister, 1692, 441; exch. with bro. Henry Jr., 1694, 403; fr. brother in law and sister, Joseph Ludlam, 1690, 440; fr. father, 1668, 44; t. g., 1661, 6, 7; fr. Rob. Williams, 1668, 44; t. g., 1661, 6, 7; fr. Rob. Coles, 1681, 133; fr. John Rogers, 1686, 370; fr. Fohl Rogers, 1686, 370; fr. Henry Townsend, Jr., 1686, 377; fr. Feh. C

Neck, 169 1693, 371.

John, (son of Richard), ?t. g., 1679, 130. John (unidentified), fr. Thos. and Ann Armitage, 1663, 591; t. g., 1679, 130: fr. 2 Indians, 1682, 185; (made void)), 1685, 186.

Richard, fr. Matt. Priar, 1669, 50; Rob. Williams, 1669, 51; t. g., 1669, 212.

Robert, in Mk. purchase, 1685, 331, 333; fr. Job and Rachel Wright, 1686, 367; assig. of Adam Wright's deed, by bro. John, 1687, 362; assig. of Job Wright's deed by bro. John, 1687, 436. Susanna, with husband, Daniel, fr.

Grantees-Continued

Grantess—Continued

TOWNSEND—Continued

Benj. and Mercy Burdsall and Sarah Forman, 1695, 592.

Thomas, exch. with John Underhill, Jr., 1667, 53; assig. of John Finch's share of meadow, by John Dickinson, 1667, 203; fr. bro. John, 1668, 44; t. g., 1668, 206, 209; fr. John, 1668, 44; t. g., 1668, 206, 209; fr. bro. John, 1668, 44; t. g., 1668, 206, 209; fr. bro. John, 1668, 44; t. g., 1668, 206, 209; fr. bro. John, Nex, 1676, 100; share, 1676, 295; on com. to receive Indian deed of Unqua Neck, 1678, 129; t. g., 1679, 130; shares of 12 others on Unqua Neck, assigned him, 1679, 80, 131; assig. of Rob. Godfry's share, 1680,81, 131; t. g., 1681, 352; fr. 2 Indians, 1681, 181; fr. 3 Indians, 1682, 147; fr. 2 Indians, 1683, 182; receipt from Suscaneman and Werah for pay for same, 173; with Thos Weeks, and Adam, Joh and John Wright fr. Opassum, 1683, 676; quit claim fr. Wm. Hudson, 1684, 82; in Mk. purchase, 1685, 333; fr. John and Ann Rogers with her sons Joseph and Wm. Croker (no date), 105.

Thomas, (Jr.) fr. uncle, Thos. Townsend, 1685, 288.

Widow (Eliz., of John), t. g., 1668, 207; 1669, 215; confirm, by Rob. Williams, 1670, 582; t. g., 1671, 217, 218. UNDERHILL, David, in Mk. purchase, 1685, 476; fr. Sam. Dickinson, 1690, 596; fr. nephews John and Dan. Underhill, 1693, 597; fr. Samson Hawxhurst, 1694, 599; fr. John Townsend, 1694, 601; fr. John and Edmund Wright, 1694, 311; fr. Sam. Burdsall, 1694, 421; fr. Henry Townsend, Sr., in exch. for assig. of deed, 1695, 405; fr. Samson Hawxhurst, 1696, 313.

Jacob, fr. bros. John and Daniel, 1693, 597; fr. uncle David Underhill.
Jacob, fr. bros. John and Daniel, 1693, 597; fr. uncle David Underhill, 1693, 689.

Jacob, fr. bross. John and Daniel, 1993, 689.

John (Capt.), t. g., 1663, 7; fr. 7 Indians, 1667, 681; exch. with Thos. Townsend, Sr., 1667, 29; exch. with Francis Weeks, 1668, 46.

John (2d, called also "Jr." and "Sr." See below), t. g., 1664, 11; fr. father. John, Sr., 1667, 36; exch. with Nich. Simkins, 1670, 58; fr. Samuel Weeks, 1670, 58; exch. with Gideon Wright, 1671, 59; fr. John Dickinson, 1673, 79; fr. Moses Forman, 1673, 79; fr. Rich. Harcott, 1673, 79; t. g., 1676, 100; share 1676, 292; fr. Matt. Priar, 1678, 142; on com. to receive Indian deed of Unqua Neck, 1678, 129; t. g., 1679, 130; fr. Alice Crabb, 1680, 141; fr. James Townsend, Sr., 1681, 132; t. g., 1681, 353; fr. 2 Indians, 1682, 156; confirm. fr. Eliz. Dickinson, 1684, 478; in Mk. purchase, 1685, 331, 333; with John Feke and Wm. Frost, unsold Mk. land. fr. 3 Indians, 1685, 474; assig. Indian deed by John Rogers, 1685, 477; fr. bro. Nath. and wife Mary, 1686/7, 688.

Mary, fr. John Cock, 1693, 478.

Nathaniel, fr. Suscaneman, 1682, 197; in Mk. purchase, 1685, 476.

VAN RUYVEN, Cornelis, with Govert Loockermans and Jacobus Backer, patent for Hog Island, fr. Gov. Stuyvesant, 1659, 694.

WALLACE, Wallas, Jane, fr. husband, Thomas, 1689, 399.

Grantees-Continued

WALLACE-Continued
Thomas, fr. Wm. Wilson, Sam. Tiller, and Nich. Simkins, and their wives, 1687,

WASHBORN, Washbourne, Washburn, John, in 1st purchase, 1653, 671. William, in 1st purchase, 1653, 671.

WASHBORN, Washbourne, Washburn, John, in 1st purchase, 1653, 671.

William, in 1st purchase, 1653, 671.

WEEKS, Weekes, Wickes, Daniel, t. g., 1662, 9; 1663, 11; fs. father Francis, 1673, 99; t. g., 1683, 263; in Mk. purchase, 1685, 331, 333; fr. Joh Wright, 1685, 335; assig. of Isaac Horner's deed by Job Wright, 1686, 337; fr. John Wright, 1687, 410; fr. father, 1688, 412; fr. Adam Wright, 1689, 414.

Francis, t. g., 1661, 5; 1662, 9; 1663, 6, 7; exch. with John Underhill, 1668, 46; fr. Rob. Williams, 1668, 98; t. g., 1668, 208; 1671, 217, 218; 1676, 100; share, 1676, 295; t. g., 1679, 130; with Sam. and Moses Forman, t. g., 1682, 257; t. g., 1683, 263; fr. Henry Townsend Sr. (not recorded), 1687, 409; fr. same (not recorded), 1687, 415.

James, fr. father, Francis, 1673, 88; t. g., 1676, 229; t. g., 1677, 233; 1679, 130; 1683, 261; in Mk. purchase, 1685, 333.

John (son of Francis, see also John "Warwich"), with bro. Jos., fr. father, Francis (not dated), 33; t. g., 1668, 206; with bros. Sam. and Jos., t. g., 1672, 79; with same fr. father, 1673, 87; exch. with Nath. Coles, 1683, 260; in Mk. purchase, 1685, 333; John, "Warwick" (see also John, above), t. g., 1679, 130; 1681, 353; 1683, 259; exch. with Nath. Coles, 1683, 259; t. g., 1684, 273.

John, "Warwick" (see also John, above), t. g., 1679, 130; 1681, 353; 1683, 259; exch. with Moses Forman, 1669, 56; with bros. Sam. and John, fr. father, Francis, (not date), 33; t. g., 1668, 206; exch. with Moses Forman, 1669, 56; with bros. Sam. and John, fr. father, Francis, (not date), 33; t. g., 1668, 207; with same fr. father, Francis, 1673, 87; in agreement to divide meadow, 1678, 116; t. g., 1679, 130; in Mk. purchase, 1685, 333, 476; fr. father, Francis and Moses Forman, t. g., 1682, 257; in Mk. purchase, 1685, 333; fr. Don Samuel, fr. Rich. Harcott, (not dated), 33; t. g., 1668, 207; with bros. Joneph and John, t. g., 1672, 79; with same fr. father, Francis, 1673, 87; t. g., 1679, 130; fr. Ephraim Carpenter, 1679, 122; t. g., 1683, 261; fr. Mk. purchase, 1685,

WHITE, Edward, fr. Thos. Townsend, atty. for George Dennis, 1682, 164; t. g., 1683, 260; fr. Grissel Sylvester, 1683/4, 179; exch. with John Fry, 1689, 538; fr.

Grantees-Continued

WHITE-Continued
Josias Latting, (not recorded), 1692,

Josias Lating, (not recorded), 1692, 497.
WHITEHEAD, Daniel, in First purchase, 1653, 671; fr. Josias and Roger (Indians), 1658, 11; another fr. same 1658, 354; with 4 others fr. 2 Indians, Massapequa meadows, 1658, 347; similar deed, 351; t. g., 1660, 1; fr. Rob. Williams, (ment.) 2; in Mk. purchase, 1685, 333.

333.
WILLIAMS, Hope, exch. with mother, Sarah Williams, 1682, 160; in Mk. purchase, 1685, 333; fr. cousin Hope Washborn, 1891, 607.
John, fr. cousin Hope Washborn, 1679, 120; t. g., 1679, 130; 1681, 352; fr. Joseph Carpenter, 1682, 641; in Mk. purchase, 1685, 333.
Robert. fr. Pugnipan and 3 others, 1648, 625; in First purchase, 1653, 671; patent fr. Gov. Rich. Nicolls, 1666, 626; exch. with John Richbell, 1667, 38; fr. 8 Indians, 1667, 682; Mary Willits holds him harmless, 1667, for land they and bro. Hope Washborn had bought. 39; t. g., 1679, 130; 1681, 353.
Sarah, exch. with son Hope, 1682.

UILLIS (see also Wilkits, Willets), Mary, t. g., 1679, 130; 1681, 353. Thomas, t. g., 1679, 130.

will ITS (see also Willets, Willis) Hope, assig. of Nich. Wright's deed, by Joa. Ludlam, 1680, 299; with Rich. and Thoa., assig. of Thos. Townsend's deed, by Joa. Ludlam, 1685, 298; fr. John Townsend. 1688, 521.

Ludlam, 1685, 298; fr. John Townsend, 1688, 521.

Mary, fr. bro. Rob. Williams, 1667, 38; t. g., 1679; 130; 1681, 353.

Richard, with bros. Hope and Thosa assig. of Nich. Wright's deed, by Joseph Ludlam, 1680, 299; with same, assig. of Thos. Townsend's deed, by Joseph Ludlam, 1685, 298; in Mk. purchase, 1685, 333; fr. mother, Mary Willita, 1689, 550; with bro. Thos. fr. Joh Wright, 1691, 606; fr. James Townsend, 1695, 551.

Thomas, fr. Rob. Williams, 1673, 93; t. g., 1679, 130; with bros. Hope and Rich. assig. of Nich. Wright's deed. by Joseph Ludlam, 1680, 299; fr. Hope Washborne, his right at Lusum, 1684, 168; with bros. assig. of Thos. Townsend's deed by Joseph Ludlam, 1680, 299; in Mk. purchase, 1685, 333; with bro. Rich. fr. Job Wright, 1691, 606; assig. of half of Indian deed, by James Townsend, 1695, 609.

VILSON, Sarah, fr. father, Nich. Similar 1682, 2027; id. 1481.

WILSON, Sarah, fr. father, Nich. Sim-kins, 1682; (void) 144. WOOD, James, with bros. John, Jere., Jonathan and Wm. gift fr. Rich Willits, 1693, 536.

1693, 536.

Jeremiah, with bros. (see above), gift fr. Rich. Willits, 1693, 536.

John (Sr.), fr. Isaac Doughty, 1680, 125; fr. 3 Indians, 1685, 329; in Mh. purchase, 1685, 331, 333; fr. Isaac and Eliz. Doughty 1688, 535.

John (Jr.), with bros. James, Jere., Jonathan and Wm., gift fr. Rich. Willits, 1693, 536.

1693, 536.

Jonathan, with bros. (see above) gift fr. Rich. Willits, 1693, 536.

374

Grantees-Continued

Grantess—Continued

WOOD—Continued

William, with bros. (see above), gift fr. Rich. Willits, 1693, 536.

WRIGHT, Adam, with George Dennis, t. g., 1674, 116; fr. Uncle Anth. Wright, gift, 1674, 116; assig. of Nich. Simkins deed, by mother, Alice Crabb, and stepfather, Rich. Crabb, 1675, 106; t. g., 1677, 233; 1679, 130; 1681, 352; fr. Sam. Andrews, 1681, 150; fr. mother, 1681/2, 149; fr. same, 1682, 157; with bros. Job and John and Thos. Weeks and Thos. Townsend, fr. Opassum, 1683, 676; fr. mother, 1684, 201; fr. 3 Indians, 1685, 285; fr. estate of father, Peter, 1685, 335; in Mk. purchase, 1685, 333; fr. 3 Indians, 1685, 339; fr. Job and Rachel Wright, 1686, 337; assig. of Indian deed by Nath and Deborah Coles, 1687, 546; fr. Dan. Weeks, 1689, 544; fr. nephew, Anth. Wright, 1694, 547.

Anthony, (Sr.), his lands described and acknowledged by Town, (no date), 57; in 1st purchase, 1653, 671; with bros. Peter and Nich. and John Richbell, Dan. Whitehead and Sam. Andrews, fr. 2 Indians, Massapequa meadows, 1658, 347; similar deed, 351; t. g., 7160, 3; 1662, 9; 1663, 6; fr. Nich. Simkins, 1670, 158; t. g., 1671, 217, 218; 1672, 79; 1676, 100; there, 1671, 217, 218; 1672, 79; 1676, 102; t. g., 1681, 353; partition deed fr. uncle Job Wright, 1695, 445.

445.
Caleb, with bros. Gideon, Edmund and John, t. g., 1672, 79; with bros. John and Edmund and Josias Latting.
t. g., 1674, 256; t. g., 1679, 130; 1681, 353; with bros. John and Edmund, fr. 2 Indians, 1684/5, 301; in Mk. purchase, 1685, 331, 333; with bros. John and Edmund and John (Mill) Townsend fr. Rich. Harcott, and wife Miriam, 1686, 374

Rich. Harcott, and wife Miriam, 1686, 374.

Dennis, fr. gr. father, Geo. Dennis, 1682, 158; fr. father, Adam, 1682, 158; Edmund. Edmond, with bros. Gideon, Caleb and John, t. g., 1672, 79; with bros. Caleb and John and Josias Latting t. g., 1674, 256; t. g., 1679, 130; 1681, 353; assig. of Indian deed, by Sam. Tiller, 1684, 495; another assig. by same, 1684, 496; with bros. Caleb and John, fr. 2 Indians, 1684/5, 301; fr. 2 Indians, 1684/5, 494; in Mk. purchase, 1685, 331, 333, 476; fr. James Townsend, Sr., 1686, 364; with bros. John and Caleb and John (Mill) Townsend, fr. Rich. Harcott and wife Miriam, 1686, 374; fr. Josias and Sarah Latting, 1688, 490; with bro. John and Caleb and John (fr. David Underhill, 1694; 311; with bro. John assig. of Sam. Burdsall's deed by David Underhill, 1694; 311; with bro. John and nephew Wm. fr. Joseph Ludlam, 1696, 423; schedule of his lands (no date), 365. (See Edward, below.) Edward, (see Edmund), fr. John Coles, Gideon, fr. Joseph Halstead, 166—27;

Edward, (see Eamuna), ir. John Coles, 1674, 91.
Gideon, fr. Joseph Halstead, 166—, 27; fr. Nich. Simkins, 1666, 28; fr. mother, Alice Crabb, 1668, 42; t. g., 1668, 207; exch. with John Underhill, Jr., 1671, 59; with bros. Edmund, Caleb and John, t. g., 1672, 79; t. g., 1676, 100; share,

Grances Continued

WRIGHT Continued

1676, 295; t. g., 1679, 130; 1681, 353; t. g., with easement of bars, 1683, 266. Hannah, with 3 others, as trustee for Quakers fr. Anthony Wright, 1672, 687. Job, fr. uncle, Anth Wright, 1667, 102; t. g., 1677 (void) 231; 1677, 231; t. g., 1678, 114; 1679, 130; 1681, 287, 353; confirm. fr. mother, Alice Crapu, 1683, 171; with bros. Adam and John, and Thos. Townsend and Thos. Weeks, fr. Opassum, 1683, 676; fr. 3 Indians, 1685, 286; fr. estate of father, Peter, 1685, 315; fr. Isaac and Lydia Horner, 1685, 319; in Mk. purchase, 1685, 331, 333; assig. deed (2d assig.) by Isaac Horner, 1686, 586; fr. bro. Adam and Mary Wright, 1686, 443: fr. Henry Sr. and Anna Townsend, 1687, 442; with John Townsend, Sr., and Isaac Doughty, fr. 9 Indians, West Neck, 1690, 357; fr. nephew, Anth. Wright, 1694, 444; partition deed fr. nephew Anth. Wright, 1695, 445.

John. (two persons), t. g., 1667, 204; 1668, 206, 207; with bros. Gideon, Edmund and Caleb, t. g., 1672, 79; with bro. Edmund, 1672, 79; with bros. Edmund and Caleb, and Josias Latting, t. g., 1674, 256; fr. father, Nicholas, 1675, 113; t. g., 1679, 130; fr. Josias Latting, 1681, 140; t. g., 1681, 353; with bros. Adam and John (Mill) Townsend, fr. Rich. Harcott and wife Miriam, 1683, 676; with Caleb and Edmund, fr. 2 Indians, 1684/5, 301; fr. Isaac and Lydia Horner, 1685, 325; in Mk. purchase, 1683, 331, 333; with bros. Caleb and Edmund and John (Mill) Townsend, fr. Rich. Harcott and wife Miriam, 1686, 374; fr. Daniel Weeks, 1687, 417; fr. John and Mary Davis, 1688, 530; fr. Edm White, 1692, 420; with bro. Edmund, fr. Daniel Whitehead, fr. 2 Indians, 1682, 649; assig. of part of Rob. Williams' and sons' deed, by same, 1688, 419. Nicholas, with bro. Anth. and Peter, and John Richbell, Daniel Whitehead and Sam. Andrews, fr. 2 Indians, massapequa meadow, 1658, 347; similar deed, 351; t. g., 1660, 3; fr. Ann Crocker, 1667, 7; t. g., 1668, 207; 1671, 217, 218; 1676, 100; share, 1676, 295; t. g., 1679, 130; 1681, 353.

Peter (son of Gideon), fr. estate of gr. f

Grantees-Continued

YOUNG-Continued

OUNG—Continued
Thomas, t. g., 1676, 227; 1679, 130;
1680/1, 239; fr. father in law, Rich.
Harcott and wife Miriam, 1685, 279; in
Mk. purchase, 1685, 333; assig, of Thos.
Gatchell's deed, by Rich. Harcott, 1687,
426; fr. Aaron Forman, 1687, 426, fr.
Thos. Forman, 1690, 577; fr. Thos.
Weeks, 1693, 427.

(GRANTORS)

ALBERTSON, Derick, to Wm. Lynes (no

ALBERTSON, Derick, to Wm. Lynes (no date), 584.
ALLING, Abraham, Sr., to Henry Townsend, Sr., 1679, 125; to son Thos., 1698, 491; to son Abm., Jr., 1698, 492.
ANDREWS, Mary, signs deeds of husband, Sam. (see below).
Samuel, with wife Mary, to Joseph Ludlam, 1678, 584; exch. with Matt. Harvey, 1680, 126; to Adam Wright, 1681, 150; to Jos. Ludlam, 1683, 170; to John Townsend, Jr., 1684/5, 321; to Sam. Ketcham, 1685, 299; with wife Mary, to Mary Jesup, 1685, 317; with wife, to Nath. Coles, 1685, 320; with wife, to John Fry, 1686, 338; to Jos. Ludlam, 1687, 448; to John Feke, 1688, 499.

APPLEGATE, Daniel, to Sam Dickinson, 1688, 509; to same, John Applegate's share, 1688, 511; to Isaac Doughty, 1688,

1006, 509; to same, John Applegate's share, 1688, 511; to Isaac Doughty, 1688, 515.

ARMITAGE, Ann, with husband Thos., to John Townsend, 1663, 591.

Thomas, to Ann Lillestone, pre-nupt. deed (no date), 7; with wife Ann, to John Townsend, 1663, 591.

ARNOLD, Isaac, as son in law and executor of Nath. Sylvester, Sr., to Jas. Loyd, Horse Neck, 1683/4, 188.

ARUMPAS, with 6 others, to John Dyer, 1667, 80; with 6 others, to John Underhill, 1667, 681; with 7 others, to Rob. Williams, 1667, 682; with 6 others, to Nathan Birdsall, 1667, 683; with 5 others, to Matt. Pryer, 1668, 685; with 6 others, to Nich. Simkins, 1678, 112.

ASETON, with 6 others, to John Dyer, 1667, 80; with 6 others, to John Underhill, 1667, 681; with 7 others, to Rob. Williams, 1667, 682; with 6 others, to No. Simson, 1667, 89; with 6 others, to John Underhill, 1667, 681; with 7 others, to Rob. Williams, 1667, 682; with 6 others, to Nathan Birdsall, 1667, 683; with 5 others, to Matt. Pryer, 1668, 685; with 6 others, to Jas. Cock, 1669, 686.

ASSIAPUM, alias Mohenes, First Purchase, to Peter Wright, Sam. Mayo and Wm. Leverich, 1653, 670.

ATTORNEYS, of John Tompson, to Jos. Ludlam, 1673, 85; of Thos. Hart, to

Wm. Leverich, 1653, 670.

ATTORNEYS, of John Tompson, to Jos.

Ludlam, 1673, 85; of Thos. Hart, to
Simon Cooper, 1681, 142; (see below).

BACKER, Becker, Barker, Jacob, with
Govert Lockerman and Cornelis van
Ruyven, to the Town, Hog Neck (Island), by atty., C. van Ruyven, 1665,
207

BAYARD, Samuel, to Sam. Youngs, 1733,

548. BELL, HENRY, to John Newman, 1685, 333; to Nathan Birdsall, 1687, 385. BIRDSALL, Burdsall, Benjamin, to John Cock, 1695, 469; with wife Mercy, to

Grantors-Continued

Grantors—Continued

BIRDSALL—Continued

sister Sarah Forman, and Dan. and Susannah Townsend, 1695, 592.

Henry, with 5 others, to John Feke, road easement, 1696/7, 501.

Mercy, joins husband Benj., in deed (see above).

Nathan, assigns Indian deed to sons Stephen and Henry, 1667, 684; in agreement to divide meadows, 1678, 116; assig. Caleb Wright's deed to Henry Townsend, Jr., 1686, 366; assigns Henry Bell's deed to son Sam., 1687, 385; to Wm. Frost, 1688, 395; to bro. Nath., 1690, 310; assig. of Indian deed to sons Sam., Wm. and Nathan, 1693, 503.

Samuel, to David Underhill, 1694, 421; to Jos. Ludlam, 1695, 455; to Wm. Frost, road easement, 1701, 474.

Stephen, with 5 others, to John Feke, road easement, 1696/7, 501.

BLEVING, Blevin, James, assigns his half of t. g. to John Rogers, 1681, 126; to John Townsend, 1686/7, 436.

BOUDE, John and Susanna, to Rob. Cooper, 1697, 614.

Susanna, signs husband's deed (see above).

Susanna, signs husband's deed (see above).

BOWNE, John, with Rob. Story, as attya. of Thos. Hart of London, to Simon Cooper, all of Hart's claim in partnership purchase with Latimer Sampson and Nath. Sylvester, 1681, 142.

BROOKINS, Jacob, assigns t. g., to Thos. Townsend, 1679/80, 131.

BUCKLER, Butler, William (children and descendants used latter spelling, and he signed with mark), to John Thompson (attys. to John Thompson to Hompson (attys. to John Thompson to John Rogers, 1676, 96; to Wm. Frost, 1688, 396; to Abm. Allen, 1695, 524.

BURCHALL, Burcham, (see Birdsell).

BUTLER, (see Buckler).

CARPENTER, Abiah, to Jos. Carpenter, 1669, 49.

1669, 49.
Ephraim, to Thos. Weeks, 1679, 122; to John Townsend, Sr., 1693, 371.
Ephraim, Jr., to John Newman, 1694,

Ephraim, Jr., to John Newman, 1694, 575.

Joseph, to Abiah Carpenter, 1668, 42: to Rob. Coles, 1670, 65; to Dan. Coles, 1670, 66; to Nath. Coles, 1670, 67: to Thos. Townsend, 1670, 641; to Moses Mudge, 1674, 323; assig. t. o. to Thos. Townsend, 1679/80, 131; to John Williams, 1682, 641; exch. with Nich. Simkins, 1682, 642; exch. with son in law. Wm. Thornycraft, 1682, 643.
CHEPEYCONAWS, Chepye, Chippie (also called Old Chippie), with Tackapoosha, to Anth., Peter and Nich. Wright, John Richbell, Dan. Whitehead and Sam. Andrews, Massapequa meadows, 1658, 347; similar deed, 351; with same, to Free-holders, Unqua Neck, 1678, 129; with Secahconick, to John Townsend, Sr., Little Neck, 1686, 370; with 8 others, to John Townsend, Sr., Job Wright and Issac Doughty, West Neck, 1690, 357; with Will Chippie (prob. son), to Rob. Rellam, 1691, 595; with 3 others, to Thos. Weeks, 1692, 472.

COCK (the distinguishing numerals refer to Cock-Cocks-Cox Geneslogy, 1914), Daniel (16) with bros. John, Hezekiah

COCK—Continued
and Jas., and mother Dorothy, to John
Priar, 1729, 480.
Dorothy, with sons John, Dan., Hezekiah and Jas., to John Priar, 1729, 480.
Hezekiah (18), with bros. John, Dan.
and Jas., and mother, to John Priar,
1729, 480.

James (1st), to John Platt, 1666, 29; exch. with John Tompson, 1669, 50; to Henry Townsend, 1669, 53; to same, 1669, 104; to Wm. Buckler, 1676, 99; to son John, 1687, 467; to same, 1687, 525.

James (19), with bros. John, Dan. and Herekiah, and mother, Dorothy, to John Priar, 1729, 480.

John (5), to Mary Underhill, 1693, 478.

478.

John (15), with bros. Dan., Hezekiah and Jas., and mother, Dorothy, to John Priar, 1729, 480.

COLES, Ann (widow of John), to son Solomon, 1683, 178.

Daniel, quit claim to Matt. Harvey, 1671, 68; to bro. John, 1671, 68; assig. t. g., to Thos. Townsend, 1679/80, 131; to Nath. Coles, 1685, 341.

Deborah, with husband, Nath., assig. Indian deed to Adam Wright, 1687, 546.

John, to Edw. Wright, 1674, 91.

Mercy, with husband Rob. (see Robert).

Mercy, with husband Rob. (see Robert).

Nathaniel (Sr.), to John Townsend, 1678, 110; to bro. Dan. Coles, 1678, 110; to John Townsend, 1678, 110; to John Townsend, 1678, 378; to bro. Rob. Coles, 1682, 167; assig. Jacob Young's deed to uncle Christopher Hawxhurst, 1683, 177; exch. with John Weeks (Warwick), 1683, 259; exch. with same, 1683, 260; with wife Deborah, assig. Indian deed to Adam Wright, 1687, 546; exch. with bro. Rob. Coles, 1692, 48; to Wm. Thornicroft, 1693, 566; to Jos. Ludlam, 1697, 567.

Robert (2d, sometimes called Sr.), exch. with John Townsend, Sr., 1678, 110; to John Townsend, Sr., 1678, 110; to John Townsend, Sr., 1678, 110; to John Townsend, Sr., 1681, 133; assig. of Indian deed to Geo. Downing and Rich. Kirby, 1684/5, 283; with wife Mercy, to Sam. Weeks, 1687, 429; with wife, assig. of Rob. Godfrey's deed, to John Davis, 1687, 465; assig. Nich. Simkins' deed to Moses Mudge, 1688, 527; exch. with bro. Nath. Coles, 1692, 648; to John Davis, 1694, 579; assig. of Nich. Simkins' deed to Wm. Thornicraft, 1696, 567; to M. C. prop., dam right and earth for same, 1699, 650.

CONFIRMATION, of M. C. Patent, by Arumpas, Suskaneman and Werough, 1687, 635.

Arumpas, Suskaneman and Werougn, 1687, 635.
CONFIRMATION, of Matinecock lands, by Indians, 1685, 283.
CONIUME-KANICK, Conjume-Kanick, with 8 others, to John Townsend, Sr., Job Wright and Isaac Doughty, West Neck, 1690, 357.
COOPER, MARY (widow of Simon, Sr.), with sons Simon and Rob., confirm. to Jos. Ludlam, 1691, 451; with son Simon, to son Rob. Cooper, 1692, 612.
Robert, with bro. Simon, joins mother in confirm. to Jos. Ludlam, 1691, 451.
Simon, Jr., with bro. Rob., joins mother in confirm. to Jos. Ludlam, 1691, 451.

Grantors-Continued

CRABB, Alice (widow of Peter Wright, and wife of Rich. Crabb), to son Gideon Wright, 1668, 42; with husband, Rich., assig, of Nich. Simkins' deed to son Adam Wright, 1675, 106; to John Underhill, Jr., 1680, 141; to son Adam Wright, 1681/2, 149; to same, 1682, 157; confirm. to dau. Lydia Wright, 1682, 160; confirm. to son Job Wright, 1683, 171; to Isaac and Lydia Horner, 1684, 200; to Rob. Coles, 1684, 198; to son Adam Wright, 1684, 201. and Coles, 100 194, 201.

1684, 201.
Richard, to Matt. Priar, 1669, 71; with wife Alice, assig. of Nich. Simkin's deed, to her son Adam Wright, 1675, 106; with Anth. Wright and John Weeks (Warwick), to James Townsend, 1678, 372.

CROCKER, Crooker, Croker, Ann (widow of Wm., later m. John Rogers), to Rich. Latting, 1660, 5; to Nich. Wright, 1667,

Joseph, with bro. Wm. father John and mother Ann Rogers, to Thos. Townsend (no date), 105; to Thos. Gitchell, 1678, 115; with bro. Wm., confirm. to Rich. Latting, Josias Latting and Sam. Andrews, 1682, 168.
William, with bro. Jos. and mother Ann Rogers, to Thos. Townsend (no date), 105; with bro. Jos., confirm. to Rich. and Josias Latting and Sam. Andrews, 1682, 168; assig. back to father in law, John Rogers, all deeds, etc., fr. him, 1693/4, 487.

DAVIS, Hannah, with husband John, to Aaron Forman, 1676, 101; resigned back,

Aaron Forman, 1676, 101; resigned back, 1677, 107.

John, with wife Hannah, to Aaron Forman, 1676, 101; resigned back, 1677, 107; with wife Martha (Mercy), to Wm. Frost, 1687, 394; to Aaron Forman, Jr., 1687, 406; with Nich. Simkins and Henry Townsend, Sr., to Wm. Frost, 1687, 619; with wife Mercy, to John Wright, 1688, 530; to Rob. Godfry (not recorded), 463.

Mercy, with husband John, to Wm. Frost, 1687, 394; to John Wright, 1688,

DAYTON, Samuel, to Wm. Simson and John Dyer, 1666, 21; to Henry Reddough, 1666, 22.

DENNIS, George, mortgage, to Edw. Griffith of London, 1681, 159; satisfied, 1682, 155; to gr. son. Dennis Wright, 1682, 158; to Thos. Townsend, power of atty., 1682, 163; his property sold by said atty, to Edw. White, 1682, 164.

DERBY, Doreby, Eleazer, with John Reed, to John Rogers, 1687, 380; to John Rogers, 1689, 447.

DEWSBURY, John, assig. Indian deed, to Henry Townsend, Sr., 1688, 605; to John Nowman, 1690, 572.

Henry Townsend, Sr Newman, 1690, 572.

Newman, 1690, 572.

DICKINSON, Elizabeth (widow of John 1st), confirm to John Underhill (2d), 1684, 478; to son Samuel, 1688, 511.

John (1st), to Jas. Cock, 1662, 28; to Moses Furman, 1667, 33; John Finch's meadow, to Thos. Townsend, 1667, 203; to Wm. Buckler, 1669, 72; to Capt. Rich. Morris & Co., 1671, 176; to John Underhill, 1673, 79; to son Joseph, 1680, 127.

Joseph, to Samson Hawxhurst, 1691, 581; confirm to bro. Sam., 1692, 512; to Henry Townsend, 1697, 405; with wife

```
Grantors-Continued
  DICKINSON-Continued
                Rose, to her bro. John Townsend, 1698.
Cheshire, 1692, 506.

Lydia, with husband Sam., to Thos. Cheshire, 1692, 506.

Rose, with husband Joseph, to bro. John Townsend, 1698, 526.

Samuel, to John Townsend, 1688, 437; to David Underhill, 1690, 596; to same, 1694, 598; with wife Lydia, to Thos. Cheshire, 1692, 506.

DISBROW, Desborough, Disborah, Henry, to John Dickinson, Sr., 1661, 162.

DOLE, John, with wife Mary, assig. of Sam. Andrews' deed, to Rob. Coles, 1690, 435; to John Newman, 1690, 573; to Thos. Miller, 1696, 569.

Mary, with husband John, assig. of Sam. Andrews, deed, to Rob. Coles, 1690, 435.
   DONGAN, Gov. Thomas, patent to Runa-
suck and the rest of the Indians, 1687,
 519.
DOUGHTY, Elizabeth, with husband Isaac, to John Wood, 1688, 535.
Isaac, with 7 others, to John Rogers, 1676, 96; assig. t. g., to Thos. Townsend, 1679/80, 131; to John Wood, 1680, 125; with wife Elizabeth, to John Wood, 1688,
 535.
DOWNING, Douning, George, assig. t. g., to Thos. Townsend, 1679/80, 131.
DYER, Diar, John, to Rich. Latting, 1667, 80; assig. of Indian deed, to Rich. Latting, 1669, 81; assig. Thos. Francis' deed, to Rich. Latting, 1669, 82.
EASTLAND, Joseph, to John Davis, 1684, 108
 198.
FEKE, Feake, Fexe, later Feeks, John, to
Wm. Frost, 1687, 618; to Stephen and
Henry Burdsall, John Priar, Wm. Hawx-
hurst, Sam. and Jos. Weeks, with road
easement, 1696/7, 501.
Robert, to Dan. Hopkins, 1733, 484.
 Robert, to Dan. Hopkins, 1733, 484.

FINCH, John, to John Dickinson, 1665, 46.

FORMAN, Furman, Formen, Aaron, Sr.,

resigns John Davis' deed back to him,
1677, 107; to son Aaron, Jr., 1687, 407;

to Thos. Youngs, 1687, 426.

Anna, with husband Moses, to dau.

Sarah Forman, 1687/8, 488.

Alexander, to John Rogers, 1695, 381;

to John Boude (not recorded), 614.

Moses, to bro. Samuel, 1666, 25; to
Thos. Marting, 1669, 49; exch. with Jos.

Weeks, 1669, 56; to John Davis, 1673,
86; to John Underhill 1673, 79; with wife
Anna, to dau. Sarah Forman, 1687/8,
488.
              488.

Robert, to sons Moses and Sam., 1665, 23; to son Moses, 1666, 24; to son Sam. (no date), 25.

Sarah, to Sam. Burdsall, 1688, 501; to Benj. and Mercy Burdsall and Dan. and Susanna Townsend, 1695, 592.

Susanna, with son Jacob, assig. of father's deed, to James Tillett, 1725, 409.

Thomas, to Thos. Youngs, 1690, 577.
Zebulon, to mother, Judith Forman, 1727. 488.
                1727, 488.
 FRANCIS, Thomas, to John Dyer, 1667,
81; to Rich. Latting, 1669, 47; to John
Coles, 1669, 48.
FREEHOLDERS (see Town).
FROST (the distinguishing numerals re-
fer to Frost genealogy, 1912), John (bro.
```

```
FROST-Continued
                          of William 1st), to Thos. Miller, 1683/4,
                      195.
William (1st), in agreement to divide meadow, 1678, 116; to Rob. Cooper, 1691, 611; to Eph. Carpenter, 1693, 387.
William (4), to bro. Samuel (6), 1729,
  498.

FRY, Frey, Frye, John, exch. with Edw. White, 1689, 538.

GATCHELL, Gitchell, Thomas, to Rich. Harcutt, 1687, 424.

GODFRY, Godfree, Robert, to Thos. Townsend, t. g., 1680/1, 131; to Jos. Sutton, 1685/6, 326; with wife Sarah, to John Davis, 1687, 463.

GOULD, Daniel, as son in law and ex. of Nath. Sylvester, to James Loyd, Horse Neck, 1683/4, 188.

HAFF, Jacob, to Peter Hageman, 1736, 552.
  HALSTEAD, Holsteed, Jonas, to John
Townsend, 1661, 582; to Rich. Harcott,
1667, 16; to same, 1667, 36.
Joseph, to Gideon Wright, 166[], 27.
HARCOTT, Harcote, Harcut, Harcurt,
Harker, Daniel, assig. of t. g., to Thos.
Townsend, 1679/80, 131; to Eph. Carpenter, 1687, 386; to Rob. Cooper, 1690,
                        penter, 1067, 500, 500, 610.
Miriam, with husband Rich. (see Rich-Miriam, 23;
  ard).

Richard, to Sam. Weeks (no date), 33: to Matt. Priar, 1669, 69; to Rich. Latting, 1669, 73; to John Tompson, 1670, 59; to John Underhill, 1673, 79; to George Dennis, 1677/8, 108; to son Dan., 1679, 123; with wife Miriam, to son in law Thos. Youngs, 1685, 279; with same, to John, Caleb and Edmond Wright, and John "Mill" Townsend, 1686, 374; assignous assignment of the second of the sec
  142.

HARVEY, Harvie, Haruye, Matthias, to Dan. Coles, ?1666, 67; to Wm. Frost, 1671, 71; exch. with Sam. Andrews, 1680, 126; to Jos. Dickinson, 1682, 126; to Isaac Horner, 1684/5, 281; warranty for same, 281.
for same, 281.

HAWXHURST, Hauxhurst, Hoackshurst, Christopher, in agreement to divide meadows, 1678, 116; assig. t. g. to Thoa. Townsend, 1679/80, 131.

Samson, to Jos. Dickinson, 1692, 561, confirm. by bro. Wm., 1692, 562; to John Pratt, Jr., 1693, 555; confirm. by bro. William, 1692, 556; to David Underhill, 1694, 599; to same, 1696, 313.

William, confirm. of bro. Samson's deed, to John Pratt, Jr., 1693, 556; confirm. of bro. Samson's deed to John Pratt, Jr., 1693, 556; confirm. of bro. Samson's deed to John Feke, road easement, 1696/7, 501.

HICKS, Thomas, to John Robinson and John Mitchell, 1677, 111.

HINCKSMAN, John, to John Dickinson.
  HINCKSMAN, John, to John 51, 1559, 162.
HOBART (see Hubbard).
HOG ISLAND Proprietors, to Henry Forest and John Davis, they to act as keepers of the Island, 1672, 72.
HOLSTEAD, Holsteed (see Halstead).
```

Grandors—Continued

HORNER, Isaac, with wife Lydia, to Eleazer
Derby, 1685, 317; with same, to Joh
Wright, 1685, 319; with same, to John
Wright, 1685, 325; assig. of Matt. Harwey's deed, to Jos. Ludlam, 1685, 457;
to John Rogers, 1686, 346; assig. deed
(2d assig.) to Job Wright, 1686, 586.
Lydia, with husband Isaac (see above).

HUBBARD, Hobart, Benjamin, exch. with
Rob. Forman, 1663, 26; to Josias Latting,
1669, 54; exch. with Rich. Latting, 1669,
75.

75.
HUDSON, William, in agreement to divide meadows, 1678, 116; to Josias Latting, 1678/9, 238; quit claims John Dyer's right, "given by my father Latting to John Robbins, but recorded as mine," 1684, 82; to Aaron Forman, Jr., 1684,

1684, 82; to Aaron Forman, Jr., 1684, 194.

JONES, (The distinguishing numerals refer to Jones genealogy, 1907), Thos. (I.I.) assig. Indian deed (2d assig.), to dau. Freelove Jones, 1714, 677.

JOSIAS, with Roger (Indians), to Dan. Whitehead, Oak Neck, 1658, 354.

KIRBY, Cirby, Kirbe, Richard, with Wm. Thornycraft, assig. of deed to John Frost, 1675, 93; with same, assig. Thos. Townsend's deed to John Frost, 1675, 96; assig. t. g., to Thos. Townsend, 1679, 980, 131.

LATTING, Josias, with father Rich., to Sam. Andrews, 1661, 166; with wife Sarah, to John Robbins, land in Huntington, 1670, 76; to Wm. Buckler, 1675, 92; to Wm. Buckler, 1675, 96; to John Wright, 1681, 140; exch. with John Rogers, 1683/4, 269; exch. with John Pratt, 1684, 222; with wife Sarah, to Edmond Wright, 1688, 490; to Edw. White (not recorded), 1682, 497. 497

490; to Edw. White (not recorded), 1692, 497.

Richard, with son Josias, to Sam. Andrews, 1661, 166; to son Josias, 1667, 76; exch. with Benj. Hubbard, 1669, 75; assig. of Thos. Francis' deed, to Josias Latting, John Robbins and Hannah Latting, 1671, 73; assig. Rich. Harcut's deed, to son Josias, 1671, 75; assig. Rich. Painter's deed to son Josias, 1671, 75; assig. Rich. Painter's deed to son Josias, 1671, 78; assig. John Dyer's deed, to Wm. Hudson, 1671, 80.

Sarah, with husband Josias, to John Robbins, 1670, 76; confirm. deed of husband, to Wm. Buckler, 1675, 92; with husband, to Edmond Wright, 1688, 490.

LEVERICH, Leveridge, Levereth, Eleager, to Nich. Simkins, 1658, 40.

LOCKERMAN, Loockermans, Govert, with Jacob Becker and Cornelis van Ruyven, Hog Neck (Island), by atty. C. van Ruyven, to Freeholders, 1665, 297.

LOVELACE, Col. Francis, sheriff's deed of Maj. Gotherson's lots, to Matt. Pryer, 1668, 684.

LUDLAM, Ludlum, Elizabeth, with husband.

LOVELACE, Col. Francis, sheriff's deed of Maj. Gotherson's lots, to Matt. Pryer, 1668, 684.

LUDLAM, Ludlum, Elizabeth, with husband Joseph (see below).

Joseph, assig. Nich. Wright's deed, to Thos., Rich. and Hope Willits, 1680, 299; assig. Thos. Townsend's deed, to Thos., Hope and Rich. Willits, 1685, 298; to Jos. Dickinson, 1685, 277; assig.

—'s deed to Issac Horner, 1685, 303; assig. Sam Andrews' deed to Issac Horner, 1685, 585; with wife Eliz., to Wm. Frost, 1687, 389; to John Townsend,

Grantors-Continued

LUDLAM-Continued
1690, 440; to John, Edmond and Wm.
Wright, 1696, 423; to John Pratt (not

recorded), 450.

recorded), 450.

MAMME, with 8 other Indians, to John Townsend, Sr., Job Wright and Isaac Doughty, West Neck, 1690, 357.

MAOMIE (prob. same as Mamme), with 3 others, to Thos. Weeks, 1692, 472.

MARTING, Martin, Thomas, disclaimer of Moses Forman's deed, 1672, 68.

MATARES (Indian), with 6 others, to John Dyer, 1667, 80; with 6 others, to John Underhill, 1667, 681; with 7 others, to Nob. Williams, 1667, 682; with 6 others, to John Underhill, 1667, 682; with 6 others, to John Underhill, 1667, 681; with 7 others, to Nathan Birdsall, 1667, 683; with 6 others, to James Cock, 1669, 686.

MATHEWS, Thomas, by atty Thos. Powell, to Jos. Ludlam, 1669, 56.

MECHOWODT (Indian), to Director and Council, 1639, 623.

MEGGS, Avis, with husband Mark, to Matt. Harvey, ?1661, 32.
Mark, to Rich. Harcutt, 1660, 36; to same, 1660, 200; with wife Avis, to Matt. Harvey, ?1661, 32; to Nathan Birdsall, 1666, 26.

1666, 26.
MITCHELL, John, assig. share in Thos.
Hicks' deed, to John Robinson, 1678,

MORRIS, Lewis, assig. right in Capt. Rich. Morris' deed, to Henry, Jr., and John Townsend, 1681, 177.

MOTT, Lawrence, assig. Indian deed (assig. him fr. Adam Wright), to son John Mott, 1698, 341.

MUDGE, Moses, assig. Thos. Rushmore's deed, to Wm. Frost, 1685, 393; assig. Jos. Carpenter's deed, to Rob. Coles, 1687, 434. 1687, 434.

MUSKETO COVE Proprietors, to Moses Mudge, 1681, 637; to Sam. Pell, 1681, 638; latter made void, 1693, by Sam. Tillear, 638; to Eph. Carpenter, 1681, 638; to Wm. Thornycraft, 1681, 639; to Wm. Carpenter, 1699, 649; to Sam. Weeks, 1699, 650; division of lots, 646-9.

NANAMORROUAS, with 3 others, to Rob. Williams, 1648, 625. NEPONHEW (Indian), with 3 others, to

NEPONHEW (Indian), with 3 others, to Rob. Williams, 1648, 625.

NICOLLS, Gov. Richard, patent to Rob. Williams, 1666, 626; patent for Horse Neck, to Nath Sylvester, Thos. Hart and Latimer Sampson, 1667, 693.

NOTHE (Indian), with 6 others, to John Dyer, 1667, 80; with 6 others, to John Underhill, 1667, 681; with 7 others, to Rob. Williams, 1667, 682; with 6 others, to Nathan Birdsall, 1667, 682; with 6 others, to Matt. Pryer, 1668, 685; with 6 others, to James Cock, 1669, 686.

OPASSUM. Opesum. Opison. edias Ora-

OPASSUM, Opesum, Opison, dias Ora-way, to Adam, Job and John Wright, Thos. Weeks and Thos. Townsend, 1683, 676; with 8 others, to John Townsend, Sr., Job Wright and Isaac Doughty, West Neck, 1690, 357; now deceased, his father Tackapoucha and 3 others nullify his sales of necks and beaches, 1693, 520; Thos. Townsend disclaims his rights therein, 1696, 521.

Grantors—Continued

PAINTER, Richard, to Rich. Latting, 1666, 20; to same, 1666, 77; to same, 1666, 202.

PLATT, Plott, John, to Mark Meggs, 1666, 19; exch. with Matt. Priar, 1666, 29.

POCIPUPON (Indian), with 3 others, to Rob. Williams, 1648, 625.

POOMETAMOK (Indian), with 6 others, to John Dyer, 1667, 80; with 6 others, to John Underhill, 1667, 681; with 7 others, to Nob. Williams, 1667, 682; with 6 others, to Nathan Birdsall, 1667, 683; with 5 others, to Nathan Birdsall, 1667, 683; with 5 others, to Matt. Pryer, 1668, 685; with 6 others, to Jas. Cock, 1669, 686.

POWELL, Thomas, as atty. for Thos. Matthews, to Jos. Ludlam, 1669, 56.

PRATT, John (Sr.), exch. with Josias Latting, 1684, 292; assig. of Indian deed, to Josias Latting, 1684, 39; to Jos. Ludlam, 1692, 449; with 5 others, to John Townsend, 1689, 439; to Jos. Ludlam, 1692, 449; with 5 others, to John Feke, road easement, 1696/7, 501.

John, Jr., assig. Samson Hawxhurst's deed, to John and James, Jr., Cock, 1657, PRIAR. Prier, Prior, Pryer, Joseph, to

casement, 1090//, 501.
John, Jr., assig. Samson Hawxhurst's deed, to John and James, Jr., Cock, 1697, 557.
PRIAR. Prier, Prior, Pryer, Joseph, to bro. John, 1719, 482.
Matthew, to Rich. Townsend, 1669, 50; to Rich. Crabb, 1669, 70; to Henry Townsend, 1672, 103; in agreement to divide meadows, 1678, 116; to John Underhill, 1678, 142.
PUGNIPAN, with 3 others, to Rob. Williams, 1648, 625.
QUARAPIN, alias Chagechagon, with Suscaneman and Samos, to Jos. Dickinson, 1684, 304; to Wm. Frost, 1685, 284; to Adam Wright, 1685, 285; to Job Wright, 1685, 286; to Henry Townsend, Jr., 1685, 288; to Isaac Doughty, 1685, 328; to John Wood, 1685, 329; to James Townsend, 1685, 339; to John Applegate, 1685, 508; to John Dewsbury, 1685, 604; to John Rogers, 1685, 477; unsold Mk. land, to 20 grantees, 1685, 477; unsold Mk. land, to 20 grantees, 1685, 474; to Nath. Coles, 1685/6, 545.
REED, John, with Eleazer Derby, to John Rogers, 1687, 380.
RIANCOMBAND, son of Tackapoucha, confirm of father's deed, 1659, 350.
RICHBELL, Richbill, Ridgebill, Rickbell, Ann, with husband John (see below). John, with wife Ann, to Matt. Harvey, 1664, 17; to Henry Townsend (Sr.), 1664, 42; to same, 1664, 169; exch. with Rob. Williams, 1667, 38.
ROBINSON, John, to Thos. Miller, 1690, 568; to John Newman, 1690, 571.
ROGER, with Josias (Indians), to Dan. Whitehead, 1658, 11; to same, Oak Neck, 1658, 354.
ROGERS, Ann (formerly widow Crocker), with husband John (see below). John, with wife Ann, and her ch. Jos. and Wm. Croker, to Thos. Townsend (no date), 105; to Jas. Bleving, 1678, 114; to Rob. Coles, 1681, 133; assig, back to Jas. Bleving, 1678, 114; to Rob. Coles, 1681, 133; assig, back to Jas. Bleving, 1678, 114; to Rob. Coles, 1681, 133; assig, back to Jas. Bleving, 1678, 114; to Rob. Coles, 1681, 133; assig, back to Jas. Bleving, 1678, 114; to Rob. Coles, 1681, 133; assig, back to Jas. Bleving, 1682,

Granters-Continued

Granters—Continued

ROGERS—Continued

(void), 144; exch. with Josias Latting, 1683/4, 269; assig. Indian deed, to John Underhill, 1685, 477; to John Townsend, Sr., 1686, 376; to son in law, Wm. Crooker, 1687 (void), 486; assig. Isaac Horner's deed to Wm. Crooker, 1688, 486; to Thos. Weeks, 1688, 470; to John Townsend, 1689, 127; to Abm. Allen, 1692, 523.

RUSHMORE, Thoa, with wife Martha, to Moses Mudge, 1680, 392.

SAMOS, Samous, Samose, with Sascaneman, to Edmond Wright, 1684/5, 494; with Suscanema and Queropis, to Joan Dickinson, 1684, 304; to Wm. Frost, 1685, 284; to Adam Wright, 1685, 285; to same, 1685, 339; to John Wood, 1685, 329; to John Rogera, 1685, 477; to Jas. Townsend, Jr., 1685, 288; to John Wood, 1685, 329; to John Rogera, 1685, 477; to Jas. Townsend, 1685, 359; to John Dewsbury, 1685, 604; to 20 grantees, unsold Mk. land, 1685, 331; to Adam Wright, 1685, 339; to John Underhill, John Feke and Wm. Frost, unsold Mk. land, 1685, 331; to Adam Wright, 1685, 474; to Nath. Coles, 1685/6, 545.

SACKAMICK, Secahconick, Schoheonick,

land, 1685, 474; to Nath. Coles, 1685/6, 545.

SACKAMICK, Secaheonick, Schoheonick, with Chippie, to John Townsend, Sr., Little Neck, 1686, 370; with 8 others, to John Townsend, Job Wright and Issac Doughty, West Neck, 1690, 357; with 3 others, to Thos. Weeks, 1692, 472.

SEHAR, Seahar, Seher, Sehor, with 6 others, to John Dyer, 1667, 80; with 6 others, to John Underhill, 1667, 681; with 6 others, to John Underhill, 1667, 681; with 6 others, to Nathan Birdsall, 1667, 682; with 6 others, to Nathan Birdsall, 1667, 683; with 5 others, to Matt. Pryer, 1668, 685; with 6 others, to Jas. Cock, 1669, 686; with Arumpus and Sauksusman, to Nich. Simkins, 1678, 112; with Suscamman sand Werah, to Josias Latting, 1681, 138; 1681, 139; to John Davis, 1681, 139; to Wm. Hudson, 1681, 139; to Thos. Townsend, 1682, 147; to John Feke, 1682, 147; to Isaac Horner, 1682, 146; to Moses and Gervis Mudge, 1693.

S27.

SHOSKEENE, with 6 others, to John Dyer, 1667, 80; with 6 others, to Wm. Simson, 1667, 90; with 6 others, to John Underhill, 1667, 681; with 7 others, to Rob. Williams, 1667, 682; with 6 others, to Nathan Birdsall, 1667, 683; with 5 others, to Matt. Pryer, 1668, 685; with 6 others, to Jas. Cock, 1669, 686.

SIBLEY, Hannah, with husband, John (see below).

John. with wife Hannah, to John

below).

John, with wife Hannah, to John Dewsbury, 1695, 590.

SIMKINS, Nicholas, to Gideon Wright, 1666, 28; confirm. of Anth. Wright's deed, to Sam. Andrews, 1668, 42; to Alice Crabb, 1669, 57; to same, 1669, 106; to Eliz. Townsend, 1669, 592; exch. with John Underhill, Jr., 1670, 58; to Anth. Wright, 1670, 158; to Sam. Tilliar, by livery of seisin, 1678, as per aff. of witness, 238; to dau. Sarah Wilson, 1682 (void), 144; to Rob. Coles and Wm. Thornycraft, 1682, 156; exch. with Joa. Carpenter, 1682, 642; with wife Eliz., to Rob. Coles, 1685, 431; same, to same,

SIMKINS—Continued
1687, 432; with John Davis and Henry
Townsend, Sr., to Wm. Frost, 1687, 619;
with Wm. Wilson and Sam. Tiller, to
Thos. Wallace, 1687, 397; to neph. Wm.
Simpkins, 1689, 537; with wife Elizabeth,
to Wm. Thornicraft, 1689, 564; to Wm.
Frost, 1692, 617; to Joseph Dickinson,
1605, 563. to v. Frost, 10.

Frost, 1092, 017, to June 1691, 615; to Eph. Carpenter, Jr. (in form of unsatisfied mortgage), 1693, 576.
SIMSON, William, assig. of Indian deed, to Wm. Frost, 1674, 90.
SMITH, Abraham, to Sam. Dayton, 1666,

SRUCKAN, Surrockainge, with 8 others, to John Townsend, Sr., Job Wright and Isaac Doughty, West Neck, 1690, 357; with 3 others, to Thos. Weeks, 1692, 472. STORY, Robert, with John Bowne, as atys., of Thos. Hart of London, to Simon Cooper, Hart's share in purchase with Latimer Sampson and Nath. Sylvester, 1681, 142.
STUYVESANT, Gov. Petrus, patent for Hog Island, to Govert Loockermans, Cornelis van Ruyven and Jacobus Backer, 1659, 694.

Hog Island, to Govert Loockermans, Cornelis van Ruyven and Jacobus Backer, 1659, 694.

SURROCKAINGE (see Sruckan).

SUSCANEMAN, Suskaneman, alias Runasuck, to Wm. Frost, 1677, 148; explanatory deed re First Purchase, 1678, 355; protest against same, 1692, 357; to Nathan Birdsall, 1681, 277; to Nath. Underhill, 1682, 197; to Jos. Dickinson, 1684 305; to Benj. and Stephen Birdsall, 1684/5, 280; with Arumpas and Schor, to Nich Simkins, 1678, 112; with Werah, to Isaac Doughty, 1681, 135; to Josias Latting, Sr., 1681, 135; to Josias Latting, Sr., 1681, 135; to Josias Latting, Sr., 1681, 135; to John Townsend, 1682, 401; to Josias Latting, Sr., 1682, 401; to Josias Latting, 1682, 150; to John Davis, 1682, 151; to Wm. Frost and Wm. Hudson, 1682, 151; to Sam. Andrews, 1682, 152; to Chris. Hawkhurst, 1682, 153; to Jas. Cock, 1682, 154; to John Townsend, 1682, 185; (made void), 1685, 186; to Henry Townsend, 1682, 154; to John Townsend, 1682, 155; to John Rogers, 1682, 173; to Geo. Townsend, 1682, 185; to John Underhill, 1682, 156; to John Rogers, 1683, 173; to Geo. Townsend, 1685, 185; to Henry Townsend, 1683, 174; to Col. Lewis Morris, 1683 (void), 172; to Thos. Townsend (same parcel), 1683, 174; to Col. Lewis Morris, 1683 (void), 172; to Thos. Townsend (same parcel), 1683, 174; to Col. Lewis Morris, 1684, 313; to Caleb, John and Edmund Wright, 1684/5, 301; to Gervis Mudge, 500 year lease, 1695, 529; with Schor and Werah, to Josias Latting, 1681, 138; to John Davis, 1681, 139; to Wm. Hudson, 1681, 139; to John Feke, 1682, 147; to Isaac Horner, 1682, 146; to Mosea and Gervis Mudge, 1693, 527; with Schor and Werah, to Josias Latting, 1681, 474; to Isaac Horner, 1682, 146; to Mosea and Gervis Mudge, 1693, 527; with Schor and Werah, to Josias Latting, 1681, 494; with Quarapin and Samos, to Jos. Dickinson,

Granters-Continued

SUSCANEMAN—Continued
Townsend, Jr., 1685, 288; to Isaac
Doughty, 1685, 328; to John Wood, 1685, 329; to Jas. Townsend, 1685, 359; to 20
grantees, unsold Mk. land, 1685, 331; to
Adam Wright, 1685, 339; to John Underhill, John Feke and Wm. Frost, unsold
Mk. land, 1685, 474; to John Rogers, 1685, 477; to John Applegate, 1685, 508; to John Dewsbury, 1685, 604; to Nath.
Coles, 1685/6, 545; with 5 others, to Nathan Birdsall, 1684, 502.
SUTTON, Elizabeth, with husband Joseph, Jr., (see below).
Joseph, to Nath. Coles, 1665, 109.
Joseph, Jr., with wife Eliz., assig.
Rob. Godfry's deed to Rob. Coles, 1687, 465. SUSCANEMAN-Continued

SYLVESTER, Giles, et al, as ex. of Nath., Sr., to James Loyd, Horse Neck, 1683/4, 188.

Sr., to James Loyd, Horse Neck, 1683/4, 188.

Grissel, to Edw. White, 1683/4, 179; et al, as ex. of Nath., Sr., to Jas. Loyd, 1683/4, 188.

Nathaniel, Jr., et al, as ex. of Nath. Sr., to James Loyd, 1683/4, 188.

Nathaniel, Sr., quit claim, to Thos. Hart and Latimer Sampson, of his share in Horse Neck, etc., 1668, 192.

TACKAPOUCHA, Tackapoosha, with Chippie, to Anth., Peter and Nich. Wright, John Richbell, Dan. Whitehead and Sam. Andrews, Massapequa meadows, 1658, 347; similar deed, 351; to Freeholders, Unqua Neck, 1678, 129; with 8 others, to John Townsend, Sr., Job Wright and Isaac Doughty, West Neck, 1690, 357.

THOMB (Indian) with 7 others, to Rob. Williams, 1667, 682.

THORNICRAFT, Thornycroft (descendants spell it Craft, William, with Rich. Kirby, assig. of deed, to John Frost, 1675, 93; with Rich. Kirby, assig. Thos. Townsend's deed to John Frost, 1675, 96; exch. with father in law, Jos. Carpenter, 1682, 643; to Jos. Carpenter, 1682, 643; to Jos. Carpenter, 1682, 644; to Abm. Allen, 1688, 522.

TILLIER, Tillear, Tiller, Samuel, Indian deed to John Robbins, by him assig. to Tillier, by latter now assig. to Edmund Wright, 1684, 495; with Wm. Wilson and Nich. Simkins, to Thos. Wallas, 1687, 397.

TOMPSON, John, exch. with Jas. Cock, 1669, 50; assig. Rich. Harcott's deed.

Wright, 1684, 495; with Wm. Wilson and Nich. Simkins, to Thos. Wallas, 1687, 397.

TOMPSON, John, exch. with Jas. Cock, 1669, 50; assig. Rich. Harcott's deed, to Matt. Priar, 1671, 59; to Matt. Priar, 1671, 60; attys. of, to Jos. Ludlam and Wm. Buckler, 1673, 84; ratification of atty's. deed, 1673, 86.

TOWN (see also Town Grants), to John Richbell, 1660, 4; made void, 4.

TOWNSEND, Tounsen, Anna, with husband, Henry, Sr. (see below).

Daniel, with bros. Jas. and Geo., to John Fry, 1690, 542; with wife Susanna, and Sarah Forman, to Benj. and Mercy Birdsall, 1695, 592.

Elizabeth, confirm. of deed of late husband, John Sr., to son, John, 1668, 44.

George, to bro. Jas. Townsend, 1688, 373; with Jas. and Dan., to John Fry, 1696, 542.

Henry, Sr., assig. Jas. Cock's deed to son Henry (no date), 104; to son John (no date), 105; to dau. Susanna and son in law, Aaron

Grantors—Continued

COWNSEND—Continued
Forman (no date), 408; to son Henry, Jr., 1683, 169; to sons Henry, Jr., and John, 1683/4, 171; to son Henry, Jr., 1683/4, 180; to same, ?1686, 367; with wife Anna and son John, to son Henry, Jr., 1686, 368; assig. Abm. Allen's deed, to Wm. Frost, 1687, 393; with wife Anna, to Job Wright, 1687, 442; with Nich. Simkins and John Davis, to Wm. Frost, 1687, 619; to Francis Weeks, 1687 (not recorded), 409; to same (not recorded), 1687, 415; to John Eastland, 1688, 306; to sons Henry, Jr., and John and dau. Rose Dickinson (mills), 1688, 400; assig. Rob. Williams' deed, to daus. Mary Wright, Susanna Forman and Rose Dickinson, and sons, Henry, Jr., and John, 1688, 419; assig. Sarah Williams, and sons' deed, to same grantees, 1688, 419; to John Robins, 1688, 586; assig. son John's deed, to John Dewsbury, 1689, 588; assig. son John's deed, to John Dewsbury, 1692, 588; assig. another (2d assig.), 1692, 589; with sons Henry, Jr., and John, assig. Indian deed, to John Pratt, Jr., 1689, 554; assig. deed (2d assig.), to Josias Smith, 1691, 605; to son John, 1692, 441; to son Henry, Jr., 1692, 578; to David Underhill, in exch. for assig. of deed, 1695, 405.

Henry, Jr., with 7 others, to John Rogers, 1676, 96; to bro. John, 1686, 369; to uncle John Townsend, Sr., 1686, 377; to Nathan Burdsall, 1686, 383; with bro. John and father, Henry, Sr., assig. Indian deed, to John Pratt, Jr., 1689, 554; to John Newman, 1693, 574; exch. with bro. John, 1694, 403; to James Townsend, Sr. (not recorded), 402.

James, (Sr.), to John Underhill, Sr. (2d), 1681, 132; makes void the deed TOWNSEND-Continued

James Townsend, Sr. (not recorden), 402.
James, (Sr.), to John Underhill, Sr., (2d), 1681, 132; makes void the deed (1682) fr. Suscaneman and Werah, 1685, 185; to Edmund Wright, 1686, 364; with bros. Geo. and Dan., to John Fry, 1690, 542; to Henry Townsend, Jr., 1694, 402; to Rich. Willits, 1695, 551; assig. half of Indian deed, to Thos. Willits, 1695, 609.

John, (several of this name, also distinguished at different times as "Sr." and "Jr." See Townsend Lineage at p. 365 of Cock-Cocks-Cox Genealogy, 1914, for elucidation).

John, "Mill" (son of Henry, Sr.),

for elucidation).

John, "Mill" (son of Henry, Sr.), joins father in deed to bro. Henry, Jr., 1686, 368; assig. of Adam Wright's deed to bro. Rob. 1687, 362; assig. Joh. Wright's deed to bro. Rob. 1687, 436; to father, 1687, 416; with bro. Henry, Jr., and father, assig. Indian deed to John Pratt, Jr., 1689, 554 exch. with bro. Henry, Jr., 1694, 403.

John, Sr., exch. with son John, 1660, (not recorded), 44; confirm. of same by widow, Eliz. 1668, 44.

John, called also "Sr." (son of John), to bro. Thos. 1668, 44; to John Rogers, 1675, 94; to bro. Jas. 1675, 372; with 7 others, to John Rogers, 1676, 96; exch. with Rob. Coles, 1678, 110; to Rob. Coles, 1681, 133; makes void deed of Suscaneman and Werah, 1685, 186; to Henry Townsend, Jr., 1686, 363; to John Rogers, 1686, 379; with bro. Thos. con-

Grantors—Continued
firm. to Wm. Thornicroft, 1690, 565; with bro. Thos., all father's estate to broa. and sisters, 1694, 583.
John (son of Thomas), with father, assig. Indian deed to Henry Townsend, Jr., 1685, 401; ratifies it (on reaching majority), 1694, 402.
John (son of Richard), quit claim, to sister, Dinah Townsend, 1686, 345.
John (not identified), to Hope Willits, 1688, 521; to Eph. Carpenter, 1693 (not recorded), 371; to Joseph Ludlam, 1694, 452; to David Underhill, 1694, 601; to John Pratt, Jr., (not recorded), 439.
Robert, wills land to father, Henry, 1687, 417.
Susanna, with husband, Daniel, to Benj. and Mercy Burdsall and Sarah Forman, 1695, 592.
Thomas (son of John), exch. with John Underhill, Sr., 1667, 29; to Jos. Ludlam, 1670, 57; assig. Jos. Carpenter's deed, to Nich. Simkins, 1670, 642; to Joseph Ludlam, 1671, 298; to Wm. Thornycraft, and Rich. Kirby, 1672, 70; to same, 1672, 95; to John and Ann Rogers, 1673, 94; to Rich. Harcutt, 1679, 122; as atty. for Geo. Dennis, to Edw. White, 1682, 163-5; quit claim, to Col. Lewis Morris, 1688 (void), 174; assig. Indian deed to Col. Lewis Morris, 1684, 183; to Jos. Ludlam, 1685 (not recorded), protested and made void, 278; to neph. Thos. Townsend, 1685, 288; to John Applegate, 1685, 316; to Nathan Coles, 1687, 377; to Henry Townsend, 17, 1685, 316; to Nathan Coles, 1687, 689; with bro. John Jr., confirm. to Wm. Thornicroft, 1690, 565; with bro. John, Jr., father's estate to bro. and sisters, 1694, 583; disclaimer of right to land sold him by Opesum, 1696, 521; assig. to son in law, Thos. Jones, his share, in south purchase, 1714, 677.
UNDERHILL, Daniel, with bro. John Pratt. 1693, 689; to John and Edmund Wright, 1694, 31; assig. Sam. Burdsall, 1695, 1693, 699; to John Pratt. 1695, 518; assig. Sam. Dickinson's deed to John Rogers, 1695, 347; assig. Gideon Wright's deed, to Henry Townsend, 1667, 29; to Geo. Dennis, 1667, 32; to son John, 1667, 36; exch. with Francis Weeks, 1668, 390; with bro. Dan. to uncle David Underhill, 1693, 597.

Mary (widow of John

Grantors-Continued

UNDERHILL.—Continued
Mary (wife of Nath.), with husband
(see below).

Mary (wife of Nath.), with husband (see below).

Nathaniel, to Henry Franklin, 1685, 324; made void, 1694, 480; with wife Mary, to bro. John, 1686/7, 688.

VAN RUYVEN, Cornelis, with Govert Lockerman and Jacob Becker, Hog Island, to Freeholders, 1665, 297.

WALLACE, Wallas, Thomas, to wife Jane Wallas, 1689, 399.

WASHBORN, Washborne, Washbourne, Hope, to cousin John Williams, 1679, 120; to Thos. Willits, 1684, 168; to cousin Hope Williams, 1691, 607.

WAUMIHAS, with 8 others, to John Townsend, Sr., Job Wright and Isaac Doughty, West Neck, 1690, 357.

WEEKS, Weekes, Wicks, Daniel, to John Wright, 1687, 417; to Adam Wright, 1689, 544.

Francis, to sons John and Jos. (no date), 33; exch. with John Underhill, 1668, 46; to son Thos., 1673, 87; to sons, James, 1673, 88; to son, Dan., 1673, 99; to son, Thos., 1684, 470; to Henry Townsend, Sr., 1687, 415; to son, Dan., 1688, 412.

James, assig, t. g., to Thos. Townsend,

Townsend, Sr., 1687, 415; to son, Dan., 1688, 412.

James, assig. t. g., to Thos. Townsend, 1679/80, 131.

John (Warwick), with Anth. Wright and Rich. Crabb, to Jas. Townsend, 1678, 372; exch. t. g., with Nath. Coles, 1683, 259, 260; with wife Rose, to bro. in law, Geo. Townsend, 1685, 334.

Joseph, exch. with Moses Forman, 1669, 56; to Rich. Latting, 1670, 74; in agreement to divide meadow, 1678, 116; assig. t. g., to Thos. Townsend, 1679/80, 131; with 5 others, to John Feke, road easement, 1696/7, 501.

Rose, with husband, John (Warwick), to bro. Geo. Townsend, 1685, 334.

Samuel, to John Underhill, Jr., 1670, 58; in agreement to divide meadow, 1678, 116; assig. t. g., to Thos. Townsend, 1679/80, 131; to bro. John, 1687, for lot erroneously entered in grantor's name, 343; to Rob. Coles, 1687, 433; to John Feke, road easement, 1696/7, 501.

Samuel (son of above). to Beni.

Samuel (son of above), to Benj. Frost, 1731, 593.
Thomas, to John Rogers, 1676, 101; assig. t. g., to Thos. Townsend, 1679/80, 131; to Jos. Dickinson, 1689, 558; to bro. Sam., 1692, 430; to Thos. Youngs, 1693, 427

bro. Sam., 1692, 430; to Thos. Youngs, 1693, 427.

WERAH, Werow, Werough, Wigrow, with Susceneman, to Isaac Doughty, 1681, 135; to Josias Latting, Sr., 1681, 135; to John Robins, 1681, 136; to John Davis, 1681, 137; to Josias Latting, 1682, 150; to John Davis, 1682, 151; to Wm. Hudson and Wm. Frost, 1682, 151; to Sam Andrews, 1682, 152; to Chris. Hawxhurst, 1682, 153; to Jas. Cock. 1682, 154; to John Townsend, 1682, 401; to Lawrence Mott, 1682, 154; to Jos. Eastland, 1682, 155; to John Underhill, 1682, 156; to John Rogers, 1682, 173; to Geo. Townsend, 1682, 183; boundaries of same, 1683, 184; to Jas. Townsend, 1682, 184; made void, 1685, 185; to Henry Townsend, Sr., 1682, 186; to John Townsend, 1683.

Grantors-Continued

Grantors—Continued

WERAH—Continued

185; made void, 1685, 186; to Col. Lewis

Morris, 1683 (void), 172; receipt to

Thos. Townsend for pay for same, 1683,
173; to Thos. Townsend, 1683, 182;
to Henry Townsend, Sr., and sons,
Henry Jr. and John, 1683, 174; to
Rob. Coles, 1684, 282; to Josias Latting,
1684, 292; to John Pratt, 1684, 293; to

Henry Bell, 1684, 313; to Caleb, John
and Edmond Wright, 1684/5, 301; to
Gervis Mudge, 500 years lease, 1695,
529; with Suscaneman and Sekor, to
Josias Latting, 1681, 138; to John Davis,
1681, 139; to Wm. Hudson, 1681, 139;
to Thos. Townsend, 1682, 147; to John
Feke, 1682, 147; to Isaac Horner, 1682,
146; to Moses and Gervis Mudge, 1693,
527; with 8 others, to John Townsend,
Sr., Job Wright and Isaac Doughty,
West Neck, 1690, 357.

WHITE, Edward, exch. with John Fry,
1689, 538; to Josias Latting, 1692, 497;
with wife Mary, to John Wright, 1692,
420.

Mary, with husband Edw. (see above).

with E. Edward, exch. with John Fry, 1689, 538; to Josias Latting, 1692, 497; with wife Mary, to John Wright, 1692, 420.

Mary, with husband Edw. (see above). WHITEHEAD, Daniel, to John Richbell, 1660, 1; confirm. of John Richbell's deed to Henry Townsend (no date), 42; to Alex. Bryand, 1660, 2; to Town, Oak Neck, 1660, 354; to John Townsend, 1663, 463.

WIAMDANEH, confirm. for Massapequa meadows, 1659, 349.

WILLIAMS, Hope, with bro. John and mother, Sarah, to Henry Townsend, Sr., 71675, 187; to Rob. Cellem (Kellam), 1682, 148; exch. with mother, 1682, 160; confirm. mother's deed to John Fry, 1683/4, 182; with bro. John and mother, to sister, Mary Dole, 1689, 458; to neph. John Dole, Jr., 1693, 460; to same, 1694, 462.

John, with bro. Hope and mother, Sarah, to Henry Townsend, Sr., 71675, 187; with wife Tamsun (Thomasine), to her bro. Joseph Carpenter, 1686, 483; with bro. Hope and mother, to sister, Mary Dole, 1689, 458.

Robert, to Dan. Whitehead (ment.), 2; to Rob. Forman (no date), 23; exch. with John Richbell, 1667, 38; to sister Mary Willia, 1667, 38; to John Townsend, St., 1668, 98; to Rich. Townsend, 1669, 51; confirm. to John Townsend, Sr., 1679, 118; to John Robbins, 1679, 134; to John Fry, 1688, 45; to Rob. Forman, 1668, 47; to Francis Weeks, 1668, 98; to Rich. Townsend, Sr., 1679, 118; to John Robbins, 1679, 134; to John Fry, 1679, 181.

Sarah (widow of Rob.), with sons John and Hope, to Henry Townsend, Sr., 1675, 187; exch. with son Hope, to John Fry, 1683, 44, 181; with sons John and Hope, to Henry Townsend, Sr., 1675, 187; exch. with son Hope, to John Fry, 1683, 44, 181; with sons John and Hope, to Henry Townsend, Sr., 1678, 187; exch. with son Hope, to John Fry, 1689, 540; to John Fry, 1689, 550.

Richard, with bro. Thos. and Rich. to John Fry, 1689, 540; to John Fry, 1689, 540.

Grantors-Continued

WILSON, William, with Sam. Tiller and Nich. Simkins, to Thos. Wallace, 1687, 397.

WOOD, Jonathan, with wife Mercy to Isaac Doughty, 1694, 516. Mercy, with husband, Jonathan (see

Mercy, with husband, Jonathan (see above).
WRIGHT, Adam, to son Dennis, 1682, 158; to Jos. Ludlam, 1684, 30; with wife, Mary, assig. of Alice Crabb's deed, to Jos. Ludlam, 1684/5, 202; with wife, to Henry Townsend, 1685, 302; assig. Indian deed, to Lawrence Mott, 1686, 340; to Nathan Burdsall, 1686, 342; to Wm. Buckler, 1686, 360; to John Townsend, 1686, 361; to Henry Townsend, Jr., 1686, 362; with wife, Mary, to bro. Job Wright, 1686, 443; with same, to John Dole, 1687, 546; to Dan. Weeks, 1689, 414; to John Fry, 1690, 542; to Samson Hawxhurst, 1690, 579.

1690, 542; to Samson Hawkhurst, 1690, 579.

Anthony, Sr., to Town, 1660, 3; to neph. Anth. Wright, gift, 1667, 102; to Sam. Andrews, confirmed by Nich. Simkins, 1668, 42; to Quakers, house lot and burial ground, gift, 1672, 687; to neph. Adam Wright, gift, 1674, 116; to Jas. Townsend and Isaac Doughty, 1675, 102; with Rich. Crabb and John Weeks (Warwick), to Jas. Townsend, 1678, 372; schedule of land rights devised to Alice Crabb, 1681, recorded in N. Y., 159; to John Boude (not recorded), 614.

Anthony (Jr., nephew of above), to uncle Job Wright, 1694, 444; to uncle Adam Wright, 1694, 547; partition deed, to uncle Job Wright, 1694, 445; to Jos. Ludlam, 1696, 456.

Caleb, with 7 others, to John Rogers, 1676, 96; to Abm. Alling, 1682, 167; to Nathan Burdsall, 1686, 355; with bros. Edmund and John, to Wm. Frost, 1684/5, 392; same to same, 1687, 390; same to same, 1691, 397; same to same, 1691, 616.

Dennis, to John Fry (by endorsement

Dennis, to John Fry (by endorsement mortgage), 1694, 539; to same, 1694, 602

Edmund, Edmond, with 7 others, to John Rogers, 1676, 96; with bros. Caleb and John, to Wm. Frost, 1684/5, 392; same to same, 1687, 390; assig. Indian deed to Josias Latting, 1688, 494; assig. Sam. Tiller's deed, to same, 1688, 495; Indian deed to John Robbins, by him assig. to Sam. Tiller and by latter to Edmund Wright, now assig. to Josias Latting, 1688, 496; with bros. Caleb and John, to Wm. Frost, 1691, 397; same to same, 1691, 616; to David Underhill, 1694, 311; to Wm. Frost (ment.), 496, 497.

497.
Gideon, to Dan. Blyeth, 1668, 47; cancelled, 1669, 214; to John Tompson, 1668, 60; exch. with John Underhill, 1671, 59.

1671, 59.

Job, with 7 others, to John Rogers, 1676, 96; to Dan. Weeks, 1685, 335; assig. of Isaac Horner's deed to same 1686, 337; with wife Rachel, to bro. Adam Wright, 1686, 337; with wife to Rob. Townsend, 1686, 367; to John Townsend, 1686, 435; to John Fry, 1690, 543; assig. deed (3d assig.) to John Dewsbury, 1690, 586; to Thos. and Rich.

Granters—Continued

Granters—Continued
WRIGHT—Continued
Willits, 1691, 606; partition deed to neph. Anth. Wright, 1695, 445; to Wm. Bradford, 1698, 532.

John, with 7 others, to John Rogers, 1676, 96; to Josias Latting, 1681, 141; with bros. Caleb and Edmund, to Wm. Frost, 1684/5, 392; same to same, 1687, 390; to Dan. Weeks, 1687, 410; with wife, Mary, to John Davis, 1688, 466; with wife, Mary, assig. John Davis' deed, to Isaiah Harrison, 1688, 532; with bros. Caleb and Edmund, to Wm. Frost, 1691, 397; with same to same, 1691, 616; with same, to David Underhill, 1694, 311.

with same, to David Undermin, 1973, 311.

Mary, with husband, Adam assig. of Alice Crabb's deed to Jos. Ludlam, 1684/5, 202.

Mary, with husband, John, to John Davis, 1688, 466.

Nicholas, to Benj. Hubbard, 16—, 31; to Thos. Armitage, 71660, 3; to Rob. Forman, 1661, 5; to same, 1661, 25; to son John, 1675, 113; to Jos. Ludlam, 1680, 298.

Peter. (1st), to Town, 1660, 2; have

Peter, (1st), to Town, 1660, 2; hav-ing died intestate, his sons Adam and Job, and gr. son Peter, partition his lands, 1685, 315.

Peter, (gr. son of above), to John Fry, 1690, 602. Rachel, with husband Job (see Job). ATES, William, to Henry Reddough.

Raches, william, to Henry 1666, 21.
YOUNGS, Young, Jacob, with wife Kath. to John Plott and Mark Meggs, 1665, 18; to Nath. Coles, 1665, 177.
Katherine, with husband Jacob (see

Jacob).

Thomas, to father in law Rich. Harcott, 1679, 300; to Thos. Cheshire, 1688.

(END OF GRANTORS).

GRAVESEND, Gov. Nicolls' declaration at, 34; O. B. inhabitants to meet Royal commissioners there, 39. GREAT GUT, the, or Massapequa, 676. GREAT SUCCESS, in Hempstead, 568,

GREENE, James, Jr., 449.
GREENWICH, R. I., 208, 515, 665.
GRANTS, C. of A. directs they be brought in to be renewed, or they will be void.

in to be renewed, or they will be void, 669.
GRAPEVINE Swamp, the, 428.
GRIFFITH, Edward, of London, mortgage fr. Geo. Dennis, satisfied, 163-5; mortgage fr. Edw. White, 165.
GRINDLESTONE, grindstone, John Tompson's, 208.
GRIST Mill, (see Mill).
GUARDIAN, app. for Sarah Reddough, 224.
GUIERNEY, the ship, 39.

GUERNEY, the ship, 39.
GUT, the, where the tide ebbs and flows to Mk., 523; (see Greet Gut).
GUWAROW (Indian), 687.

HADLOCK, James, 276, 516, 517, 605. HAFF, Jacob, deed to Peter Hageman, 552, yeoman, 552. 552, yeoman, 552. HAGEMAN, Peter, deed fr. Jacob Haff, 552; yeoman, 552. HALF, NECK, in Hempstead, 521, 595. HALL, William, 108. HALSTEAD, Holsteed, Jonas, aids widow Crocker, 4; t. g., 7; deed to Rich. Harker, 16; to same, 36; £6 due him, 1667, for rent of Fort Neck, 204; deed to John Townsend, 582; Constable, 27; ment., 19, 26, 27, 41, 59, 73, 123, 542,

Joseph, t. g., 11; deed to Gideon Wright, 27; ment. 26, 47, 59, 60, 614.

HARBOR, the, shipping that enters, 8; ment., 260.

HARBOR HILL, 629.

HARBOR HILL, 629.

HARCOTT, Harcutt, Harkote, /Harker, Harcurt, Harkors, (other variants occur. Original possibly Harcourt), Daniel, deed fr. father, Richard, 123; t. g., 130; assig. same to Thos. Townsend, 131; t. g., 262; deed to Eph. Carpenter, 386; to Rob. Cooper, 610; ment., 232, 259, 276, 691.

Meryam, Miriam, (wife of Rich. and widow of Sam. Forman), aff. re John Townsend's land, 195; signs husband's deed, 279, 375; in Mk. purchase in behalf of children, 333.

widow of Sam. Forman, aff. re John Townsend's land, 195; signs husband's deed, 279, 375; in Mk. purchase in behalf of children, 333.

Richard, t.g., 9; deed fr. Jonas Halstead, 16; deed to Sam. Weeks, 33; fr. Jonas Halstead, 36; fr. Mark Meggs, 36; t.g., 56; deed to John Tompson, 59; to Matt. Priar, 69; to Rich. Latting, 73; t. g., 78; deed to John Underhill, 79; t. g., 100; deed to Geo. Dennis, 108; fr. Thos. Townsend, 122; to son Dan. 123; on com. re Hog Island keeper, 123; t. g., 130; deed fr. Mark Meggs, 200; Surveyor, 202; t. g., 203; Overseer, 203; t. g., 206, 209; Constable, 210; fence viewer, 210; pl. vr. Moses Forman and counter suit by same, 217; t. g., 217; on com. re Hog Island, 227; thighway inspector, 231; deed to son in law, Thos. Youngs, 300; Town patentee, 307; in Mk. purchase, 333; t. g., 352, 353; with wife, deed to John, Caleb and Edmond Wright, and John "Mill" Townsend, 374; deed fr. Thos. Gatchell, 424; assig. same to Thos. Youngs, 426; to Vm. Frost, 620; ment, 31, 41, 55, 60, 63, 69, 79, 98, 101, 107, 126, 166, 211, 213, 214, 219, 220, 226, 232, 235, 241, 244, 246, 249, 251-3, 261, 262, 265, 268, 270, 277, 288, 293, 295-7, 343, 359, 384, 386, 387, 415, 453, 506, 560, 578, 593, 610, 612, 691.

IARNET, Jonathan, 595.

HARNET, Jonathan, 595. HARRISON, Isaiah, assig. of John Davis' deed, by John Wright, 532. John, 487.

John, 487.

HART, Thomas, with Latimer Sampson, draft on Jaa. Loyd by Nich. Simkins, for disbursements on their land, 112; of London, 1681, deeds by atty. all his claims to Simon Cooper, 142; his attya. John Bowne and Rob. Story, agree with Jas. Loyd, re Horse Neck, etc., 190; Rob. Story receipts to Jas. Loyd for pay, 191; with Latimer Sampson, quit claim by Nath. Sylvester of his share in partnership, 192; of Barbadoes, 1667, with Nath. Sylvester and Latimer Sampson, patent for Horse Neck, etc., 693; ment., 118, 192. patent to: 2011 118, 192. William, pl. ss John Rogers, 231.

HARVEY, Harvy, Harvie, Franklin, 277.

Matthias, t. g., 7; deed fr. Mark and Avis Megga, 32; t. g., 35; Town Clerk, 49, 73, 75, 80, 82, 84-6, 96, 223; deed to Dan. Coles, 67; quit claim fr. same, 68; deed fr. Wm. Frost, 71; with Francis Weeks to lay out lots, 79; t. g., 100; Surveyor, 119, 208; exch. with Sam. Andrews, 126; deed to Jos. Dickinson, 126; t. g., 130; on arbitration com. 137, 138; Recorder, 208; t. g., 208, 209; Overseer, 210, 225; pl. vs. Dan. Blyeth, 213; t. g., 216; on com. to lay out south necks, 218; t. g., 218; pl. vs. Jos. Ludlam, 223; pl. vs. Wm. Hudson, 223; chosen Town Clerk, 1673, 223; pl. vs. John Tompson, 224; pl. vs. John Gates, 228; Constable, 230; with Nath. Coles, t. g., 259; deed to Isaac Horner, 281; t. g., 352; ment., 4, 20, 22, 72, 29, 33, 37, 42, 43, 47-50, 52, 53, 55-7, 60, 61, 66-71, 74, 75, 77-9, 87, 90, 91, 93, 98, 104, 107, 110-13, 119, 123, 128, 129, 133, 135-7, 143, 144, 146, 157, 163, 205, 208, 209, 211, 220, 221, 223, 232, 235, 238, 241, 247, 249, 250, 262, 270, 272, 295, 297, 302, 341, 389, 405, 610, 632, 642.

HARVEY'S SPRING, 297.

HATTER, John Wright, 248.
HATS, sight draft to pay for, 248.
HAVENS, Henry P., 657.

HAWKHURST, Hauxhurst, Hoackshurst, Christopher, in agreement to divide meadow, 116; t. g., 130; assig, same to Thos. Townsend, 131; Indian deed, 153; assig. of Jacob Youngs' deed fr. neph. Nath. Coles, 177; horse distrained for Town rates, 235; ment., 32, 78, 89, 154, 173, 429, 526, 555, 639.

Mary, m. Geo. Townsend, 271; ment., 88, 89.

Samson, assig. Jos. Dickinson's deed to David Underhill, 579; fr. Adam Wright 579; fr. Jos. Dickinson, 561; to David Underhill, 579; fr. Adam Wright 579; fr. Jos. Dickinson, 581; son in law of John Townsend, 601; ment., 408, 535, 578.

William, in Mk. purchase, 476; et al deed fr. John Feke, 501; confirms bros. deed, 558; again, 562; ment., 408, 691.

HAYSEED, to be sown on common, 1660, 2.

HEALTH, Inhabitants reported sickly, 1633, 691.

HEALTH Inhabitants reported sickly,

1633, 691, HEATH, John, 488. HEATHEN, Indians so called by C. of A., but their testimony allowed in liquor

but their testimony allowed in liquor cases, 669.

HEMPSTEAD, path, 5; Highway to, 7; letter to men of, re mowing disputed meadows, 9; line dispute, 9; Jonas Holdsworth, clerk of, 24; John James, Clerk of, 24; General Court at, 33; deputies of Towns to be sent there to make laws, 40; pretensions to central plains, 107; agreement as to line, 107; Rob. Williams' tree a point in line, 107; Rob. Williams' tree a point in line, 107; com. to line with Rob. Williams, 272; com. to line with Rob. Williams, 272; com. to define line, 274; agreement re line, 309; again, before Gov., 356; joint com. to run line, 357; letter fr. Town Clerk of, re line, 356; patent, 624; records of,

```
HEMPSTEAD-Continued
```

EMPSTEAD—Continued

624; Highway fr., to Huntington, 626; order to, fr. Gov., re Claims to M. C. land, 630; Highway to 650; laws promulgated at, 1664, 662; address to Gov. signed by deputies at, 669; Gen. Meeting at, 669, 693; Gen. Court at, 674; Gen. Assembly at, 676; disclaimer of, as to O. B. land, 674; Hempstead Harbor east bounder of, 677; claim of, to part of Mk. land, letter fr. Gov. to John Underhill on, 695; ment., 3, 21, 23, 24, 30, 47, 75, 77, 80, 109, 111, 119, 120, 203, 224, 228, 307, 310, 331, 392, 393, 398, 412, 469, 470, 483, 516, 519-521, 569, 592, 625, 626, 629, 630, 679, 682; (see also Highways).

Harbor, east bounder of Hempstead, 677; ment., 107, 135, 282, 307, 309, 356, 357, 519, 528, 529, 624, 629, 633, 635, 643.

682; (see also Highways).
Harbor, east bounder of Hempstead, 677; ment., 107, 135, 282, 307, 309, 356, 357, 519, 528, 529, 624, 629, 633, 635, 643.
HERMITAGE, (see Armitage).
HEWLETT, William M., 692.
HICKS, Abigail, 657.
Benjamin, 409.
Isaac, 409, 480, 483, 485, 489, 595.
John, 111, 674, 695.
Thomas, (Capt), deed to John Robinson and John Mitchell, 111; ment., 21, 283, 284, 409.
Whitehead, 677.
HIGHWAYS, (general), trees in not to be cut except by abuting owner, 6; laid out by First purchasers, 1653, description of, 692; to be cleared at local cost, 235; two days set for mending and cutting brush in, 217; width and direction of several, ordered, 1669, 211; several, 6 rods wide, 149, 211, 257, 258; width fixed, 262; 5 rods wide, 264; one abandoned, with conditions, 243; another abandoned, 256; cartway easement, 267; Inspectors chosen, 1677, 231; Overseers chosen, 273; Littleworth patentees allowed to order their own, 238, 239; ment., 7, 18, 40, 41, 45, 46, 51, 52, 56-58, 60, 63, 70, 91, 92, 94, 100, 101, 106, 108, 113-6, 118, 119, 123, 133, 136-140, 143, 147, 149-55, 157, 159, 160, 164, 169, 173, 175, 179-81, 183-86, 197, 200, 201, 204, 206-9, 211, 212, 215, 216, 221-3, 228, 232, 234, 235, 238, 239, 247, 258-62, 266, 281, 282, 296, 305, 313, 314, 318, 322, 330, 346, 355, 365, 371, 374, 375, 380, 385, 401, 409, 410, 418, 425, 438, 444, 447, 450, 474, 475, 477, 501, 522, 533, 535, 571-573, 578, 581, 597, 614, 637, 639, 645, 668; O. B. to Mk., 590; to Hempstead, 99, 540, 542; to Huntington, 118, 226, 249, 261, 273, 428, 577, 612; to Littleworth, 304, 479; M. C. to Plains, 286, 287, 331, 359, 401; to Lusum, 336, 337, 483, 509, 528, 529; to Hempstead, 519, 646, 647, 648, 650; to Mk., 494, 526; to Huntington, 647; Jericho to Westbury, 551, 552; Hempstead to Huntington, 23, 626; South Street (not named), 585; Beawer Swamp, 4 rods wide, 266, 604; Cedar Swamp Hollow, 288; Old

HIGHWAYS-Continued

cart path near Sam. Andrews' mill, 258, 261; old cart way, 266; Indian footpath, 129; Isaac Doughty's path, 285; fr. Jos. Carpenter to the Cove, 640; footpath near the wood edge, 582; on Unqua Neck, 352.
HILL Samuel Andrew's, 258.
HILLMAN, Josiah, 132.
HINCKSMAN, John, deed to John Dickinson, 162.

HILLMAN, Josish, 132.

HINCKSMAN, John, deed to John Dickinson, 162.

HOBIE, John, of Greenwich, 208.

HOG ISLAND, Hog Neck, (now Centre Island), sold, 1639, by Earl of Stirling, to Matt. Sunderland, 224; Dutch patent for, to Govert Lockerman et al. 1659, 694; sale by them to Town, 1665, 297; agreement with keepers, 72, 123, 210, 227; shares laid out, 100, 295, 296; com. to lay out remainder, 227; cattle to be removed from, 202, 248; pasture regulations, 210; fences, 220, 222, 248, 249, 270, 297; 10 year agreement of owners, 270; ment., 16, 19, 27, 28, 30, 32, 33, 36, 44, 47, 49, 50, 53, 54, 56, 59, 60, 65, 67, 73-7, 104, 126, 143, 167, 170, 176, 202, 276, 281, 292, 311, 327, 334, 341, 343, 354, 365, 367, 374, 384, 403, 409, 415, 418, 421-3, 429, 434, 439, 415, 449, 450, 453, 455, 456, 488, 501, 504, 554, 567, 568, 574, 624, 670, 694. (See Highways).

HOG NECK, (see Hog Island).

HOGS, (see also Pork), prices of, 55, 68, 69, 83.

HOLBROOK, Richard, in First purchase, 671, his the Centre have the site of the see the state of the site o

HOUS, 18th american processes and 18th American processes

Hempstead, 24; ment., 40.

HOLSTEAD, (see Halistad).

HOPKINS, Daniel, deed fr. Rob. Feke, 484; yeoman, 484.

Ichabod, 647.

Thomas, keeper of Hog Island, 227; letter fr. sons at Providence ve his est., 289, 294; settlement of est., 289, 290, 294, 295, 305.

Thomas, Jr., letter fr. ve father's est. 290, 294, 305; ment., 656.

William, letter fr. ve father's est. 290, 294, 305; ment., 656.

HORNER, Issac, Indian deed, 146; with wife, Lydia, deed fr. her mother, Alice Crabb, 200; t. g., for fulling mill, 237; void, 237; horse distrained for not training, 241; trial by candle, 242; horse bought by John Rogers and given back with bill of sale, 241; t. g., 254; deed fr. Matt Harvey, 281; assig. of deed by Jos. Ludlam, 303; with wife Lydia, deed to Eliezar Derby, 317; with wife, to John Wright, 319; with wife, mortgage, to John Wright, 344; deed to John Rogers, 346; assig. Matt. Harvey's deed to Jos. Ludlam, 457; assig. of Sam. Andrew's deed by Jos. Ludlam, 358; assig. same to Job Wright, 386; on removing to N. J. new trustee app, in his place by Quaker Meeting, 695; ment., 142, 150, 160, 165, 175, 182, 186, 188, 199, 202, 248, 274, 276, 297, 298, 309, 381, 418, 443, 447, 478, 572, 590, 691.

Lydia, with husband, deed fr. mother, Alice Crabb, 200; signs husband's deed, 319, 320, 345; ment., 499, 560.

HORSES, exchanged for land, 3; mouse colored, 122; distrained for rates, 235;

731

HORSES-Continued

distrained for not training, 241; sold by "inch of candle," 242; as consid. in deed, 3, 8, 25, 32, 575, 579; excepted in list of acceptable commodities, 128; prices of, 68; price greatly reduced, 662; men accused of stealing, but cleared by t. m., 274; breed on L. I. deteriorated, improvement sought by C. of A., 660; C. of A. prohibits L. I. Indians owning, heavy penalty for selling to them, 659; rates for, to continue, 665; to be brought before Constable for branding, 666; number of breeding mares limited, 666.

HORSE NECK (later Loyd's, Lloyd's, Neck), early titles to, 624; John Richbell proves title to, 1664, 693; sale fr. latter to Nath. Sylvester, Thos. Hart and Latimer Sampson, 1666, 143, 693; their patent for, 693; exemption fr. training, 693; to be a part of O. B., 19, 694; deeded to Jas. Loyd by ex. of Nath. Sylvester, 188, 190, agreement as to division of, 190; Thos. Hart deeds all claims to Simon Cooper, 142; reason for change of name, 188; transferred to Huntington, 1886, 188.

for change of name, 188 to Huntington, 1886, 188.

to nuntington, 1886, 188.

HORSE Stealing, prominent Townsmen accused of, but cleared by t. m., 274.

HOUSE, first in O. B. built by Rich.
Holbrook, 582, 692.

HOWE, "Old," his landing, in Hemp-

HUCKLEBERRY POINT, 7, 114, 230, 523.

HUDSON, Hutson, William, assig. of John Dyer's deed by Rich. Latting, 80; quit claims John Dyer's right "given by my father Latting to John Robbins, but recorded mine," 82; in agreement to divide meadow, 116; t. g., 130; Indian deed, 139; another, 151; deed to Aaron Forman, Jr., 194; def. vs. Matt. Harvey, 213; pl. vs. Rich. Latting, 223, 224; Overseer, 230; deed to Josias Latting, 238; t. g., 353; ment., 117, 139, 172, 182, 246, 272, 293, 629, 691.

HUNTINGTON, line determined, 30, 31; patent, 675; patent, not to infringe or cross O. B., 40; warning to, to forbear mowing our neck, 49; land in deeded by Rich. Latting, Sr., to son, Josias, 76; same deeded by Josias and Sarah Latting to John Robbins, 76; app. of delegates to assemble at, 1681, re "just liberties eclipsed," 245; extract fr. records of, 245.7, 675, 694; line, joint com. to settle, 222, 307; com. to defend, 274; dispute, 674-7; suit of John Richbell against, re Horse Neck, 693; ment., 5, 38, 40, 47, 55, 56, 118, 148, 166, 193, 207, 211,

HUNTINGTON—Continued

HUNTINGTON—Continued
226, 257-62, 299, 349, 428, 595, 624,
626, 629, 656, 693 (see also Highways).
HUSBANDMEN (see also Yeomen), Jonas
Halstead, 16; Rich. Harker, 16; Rob.
Forman, 24; Moses Forman, 25; Sam.
Forman, 25; Jos. Halstead, 27; Jas.
Cock, 29; Thos. Powell, 55; John Dyer,
80; Rich. Latting, 80; Jos. Croker, 115;
John Rogers, 145; Nich. Simkins, 156;
HYDE, William, 656.

INDIANS, selling liquor to, forbidden, 2; gone to war, when needed to settle Hempstead line dispute, 9; com. to purchase Mk. lands of, 12, 235; excluded fr. bounty for wolves, 236, 254; unsold land of to be purchased, 113; pay for Mk. land to be distributed by Suscaneman yearly, to all Indians, 182; statement of Suscaneman and Werah as to their successors in selling land, 267; deeds fr., sent in to Gov. for record, 271; agreement of Mk. Indians as to two chiefs to sign future deeds, 283; m. of Indian woman Jane to Henry Bell, 313; their gift of land to same, 313; part of Narragansett nation, 313; deed for all unsold land of, at Mk., 331; 9 chiefs sell West Neck, 357-9; give land for friendship, typical cases 401, 545; patent to, fr. Gov. Dongan, 519; sale of south beaches and necks, formerly made by Onesum nullified by his father. deed for all unsold land of, at Mk., 331; 9 chiefs sell West Neck, 357-9; give land for friendship, typical cases 401, 545; patent to, fr. Gov. Dongan, 519; sale of south beaches and necks, formerly made by Opesum nullified by his father Tackapoucha et al., 520; confirm. of M. C. patents, 635, 636; C. of A. prohibits with heavy penalty, selling horses to, 659; selling liquor to, 664, 669, selling ammunition to, 664, trading at their plantations, 664; C. of A. directs all canoes of, on north side of L. I., to be seized, 1675, owing to disturbance to eastward, 664; directs that those at John Pell's on Ann Hooks Neck be ordered to remove to winter quarters at Hellgate, 665; directs that those on L. I. be allowed no intercourse with those on the Main, 665; directs rate levied, in case of war with, 666; directs Magistrates to do justice to, 667; calls them heathen, but allows their testimony in liquor cases, 669; First purchase deed from, 670; dissatisfied at delay in payment and how paid, 692; massacre at Fort Neck, 1653, 676; of Massapequa, 395, 675; amity between settlers and (see preface); friendly spirit of, some gratuity to them advised, 678; friendly to settlers, 695; letter re fr. Gov. Nicolls to John Underhill, 695; genealogy of, and heirship of unsold lands, 267; field, the old, 5, 528, 529; lad, sold as slave, 107; lease from, 500 years for a yearly peck of apples, 530; deeds from, 11, 80, 89, 112, 129, 135-40, 146-8, 150-172-4, 182-6, 197, 277, 280, 282, 283, 285, 286, 288, 292, 293, 301, 304, 305, 313, 314, 328, 329, 331, 334, 339, 347, 349, 350, 351, 354, 355, 357-39, 370, 401, 472, 474, 474, 474, 474, 479, 478, 494, 502, 509, 520, 527, 529, 595, 604, 623, 625, 636, 670, 675, 678, 681-6, 692; see individuals under the following: Absalom, Aseton, Assiapum, Asur, Arumpas, Chagechagon, Chickenoe, Chippie, Chepeyconaws, Congemow, Coniume-

NDIANS—Continued

Kanick, Georgacuran, Guwarow, Joseph, Josias, Kachpoher, Katanome, Ketachquawars, Mame Escoe, Mannitung, Manockeamicoke, Mashacur, Matares, Mattacaman, Mechowodt, Merock Nimrod, Mohenes, Mungo Cockran, Namamorrouas, Nassaconset, Neeck-Coe, Neponhew, Nimhai, Nothe, Nyounckanup, Ogro, Opsaaum, Oraway, Pamelaci, Pametamak, Pamun, Pathunk, Pechegin, Perawes, Piscamoc, Pocipupon, Ponannegan, Pugnipan, Quakanuake, Quarachche, Quarapin, Ramerock Drummer, Rasacoume, Riancomband, Roger, Rohussah, Runasuck, Secahconick, Samonce, Samos, Sashamosse, Sawmes, Schyguy, Seahor, Shewo-Nonnick, Shoskene, Soskecock, Surrockainge, Suscaneman, Swoname, Tackapoucha, Thomb, Wattewochkeouw, Waumihas, Werah, Wetafasson, Wiamdaneh, Wompatan, Wow-house, (see also Interpreters).

NDIAN FIELD, the (see Old Planting INDIANS-Continued INDIAN FIELD, the (see Old Planting Field).

INDENTURE, of apprentice, Hallelujah Fisher, on removal to Maryland, ratines transfer of, 17; Thos. Miller, settlement of, with John Fekes, 161.

INFORMERS, large fees for, fixed by C. INFORMERS, large fees for, fixed by C. of A., 659.

INN (see Ordinary and Tavern).

INN-KEEPERS, Thos. Townsend, 237; Caleb Wright, 268.

INTERPRETERS, Adam Wright, 286; Rob. Williams, 686.

INTESTATE estates, Rich Townsend, 61; Sam. Mayo, 63; John Townsend, 583; widow Johanna Forman, 68; Sam. Forman, 252.

INVENTORY of Dan Blookie est 55. man, 252.

INVENTORY, of Dan. Blyeth's est., 55; of widow Forman's est., 68; of Sam. Forman's est., 251.

IRELAND, Ierland, Thomas, ment. as having claim on Mark Meggs land, 1666, 27; his lot, 36. ISLAND Swamp river, 152.

JACKSON, family, their ownership of south beaches, 630.

John, 270, 454, 571.

Robert, 107, 356. JAGER, John, of Stamford, 183. JAMAICA, 200, 219, 244, 267, 268, 326, "JAMES, THE," ship, 628.

JAMES, John, Town Clerk of Hempstead, JAMES, John, Town Clerk of Hempstead, 24.

JANSEN, Maurits, 624.

JARVISS, Stephen, 158, 159.

ENKES, Joseph, 306.

JENKINS, David, 120.

JERICHO, 23, 276, 430, 462, 473, 484, 550, 551, 569, 604, 608, 609; Hollows, 51; plains, 593; (see Highways).

JERUSALEM, in Hempstead, 469, 592.

JERUSALEM, N. J., 577.

JESUP, Jessup, Mary, widow, deed fr. Sam. and Mary Andrews, 317.

JOHNSON, William, 349.

JOINERS, Wm. Wilson, 145; John Robinson, 228, (see also Carpenters).

JONES, family, their ownership of south beaches, 630.

David, 499, 550, 554.

Freelove, assig. deed fr. father, Thos. Jones, 677.

JONES-Continued John, t. g., 233; ment., 130, 132, 150, 232. John, t. g., 233; ment., 130, 132, 150, 232.

Morgan, 432.
Thomas, assig. by father in law, of his share of south purchase, 677; assig. same to dau. Freelove, 677.
JOSEPH, (Indian), 340.
JOSIAS, (Indian, see Grantors).
JURYMEN, payment of, arranged by C. of A., 669.
JURYS, empanelling of, for C. of Sessions, 667; for C. of A., 667.
JUSTICE'S Court, entries of, in Old Book A, not transcribed into New A, 14; (see Town Court).
JUSTICES of the Peace (not elected), the following ment, Nath. Coles; John Pell; Wm. Richardson (in Westchester Co.), David Seaman, (1742); John Townsend, Sr., Penn Townsend; Thoa. Townsend; Dan. Whitehead; Ben. Woolsey; Nich. Wright. KABLE, Thomas, 409.

KACHPOHER, joins Mechowodt, in deed to Dutch, 1639, 623.

KATARROME, signs confirm. deed, 284.

KECHAM (see Ketcham).

KEEPERS, of Hog Island, which see.

KELENWORTH, (see Killingmorth).

KELLAM, Cellam, Robert, deed fr. Hope Williams, 148; Indian deed, 595; Cordwinder, 595.

KETACHQUAWARS, joins Mechowodt, in deed to Dutch, 623.

KETCHAM, Kecham, John, aff. re south meadows, 675; ment., 80.

Samuel, deed fr. Sam Andrews, 299; ment., 90, 278. meadows, 675; ment., 80.

Samuel, deed fr. Sam Andrews, 299; ment., 90, 278.

KILLBUCK SWAMP, 639.

KILLING time, payment to be made at, 251; (see Sloughter).

KILLINGWORTH, origin of name, 678; approved by Gov., 678; ment., 32, 50, 58, 59, 69-71, 78-80, 82, 88, 89, 96, 117, 128, 132, 141, 142, 235, 629, 677, 681, 682, 684; (see also Highways).

KING, his name not being mentioned in warrant, latter not accepted, 217.

KIPP, THOMAS, 656.

KIRBY, Cirby, Cerby, Daniel, 656.

Elizabeth, 306.

Richard, with Wm. Thornycraft, assig. Thos. Townsend's deed to John Frost, 93; with Wm. Thornycraft, deed fr. Thos. Townsend, 95; assig. same to John Frost, 96; t. g., 130; assig. same to Thos. Townsend, 131; receipt fr. Nich. Simkins for Littleworth land, 269; with Geo. Downing, assig. Indian deed to Rob. Coles, 283; in Mk. purchase, 333; ment., 239, 246, 289, 290, 294, 306, 309, 466, 630, 635, 636, 691.

KNIGHT, John, 689. LANE, Simon, 16, 24, 25, 28, 37, 55, 214, LARKIN, James, receipt for quit rent, 285.
ATTING, Latten, Latin, Latine, Hannah, assig. of land by father, Rich. Latting, 73; former wife of John Davis, 101, 394, (see Davis).
Josias, deed fr. Benj. Hubbard, with possession after latter's death, 54; assig. of land, by father, Richard, 73; assig. of Rich. Harcut's deed, by father, 74; LATTING,

LATTING—Continued

ATTING—Continued

assig. of Jos. Weeks' deed, by father, 75; with wife Sarah, deed to John Robbins, land in Huntington, 76; deed fr. father, 76; deed to Wm. Buckler, 91; wife confirms same, 92; sells "by turf and twig" to Wm. Buckler, 96; assig. of Rich. Painter's deed, by father, 78; t. g., 100; on com. re Hog Island keeper, 123-5; t. g., 130; Indian deed, 135; another, 138; another, 139; deed to John Wright, 140; deed fr. same, 141; Indian deed, 150; with father, deed to Sam. Andrews, 166; et al confirm. fr. Wm. and Jos. Croker, 168; t. g., 204, 206; t. g. next his father, Nich. Wright, 207; def. vs Sam. Forman, 213; Overseer, 225; t. g., 228; deed fr. Wm. Hudson, 238; with Caleb, John and Edmond Wright, t. g., 256; t. g., 260; Collector, 268; exch. with John Rogers, 269; Indian deed, 292; exch. with John Pratt, 292; in Mk. purchase, 333; Town patentee, 307; t. g., 353; in Mk. purchase, 476; deed to Edmond Wright, 490; assig. Indian deed fr. Edmund Wright, 490; another assig. fr. Edmund Wright, 490; another assig. fr. same, 495; assig. deed (2d assig.) fr. Edmund Wright, 496, another assig. fr. same, 495; assig. deed (2d assig.) fr. Edmund Wright, 496, 248, 249, 265, 270, 295, 297, 365, 394, 407, 409, 410, 450-2, 544, 548, 616, 691, 697.

178, 221, 226, 227, 231, 232, 241, 246, 248, 249, 265, 270, 295, 297, 365, 394, 407, 409, 410, 450-2, 544, 548, 616, 691, 697.

Mary, 55, 213.

Richard, deed fr. Ann Crocker, 5; in suit w Mark Meggs, 19; deed fr. Rich. Painter, 20; his lot ment, 40; fr. Thos. Francis, 47; life lease fr. Benj. Hubbard, 52; assig. Thos. Francis' deed to son Josias, dau. Hannah and John Robbins, 73; deed fr. Rich. Harcott, 73; assig. same to son Josias, 74; deed to same, 76; deed fr. Jos. Weeks, 74; exch. with Benj. Hubbard, 75; assig. Jos. Weeks' deed to son Josias, 75; deed fr. Rich. Painter, 77; assig. same to son Josias, 75; deed fr. Rich. Painter, 77; assig. same to son Josias, 78; deed fr. John Dyer, 80; assig. same to Wm. Hudson, 80; assig. of Indian deed, fr. John Dyer, 81; assig. of Thos. Francis' deed, fr. John Dyer, 82; deed to dau. Hannah Davis, ment., 138; with son Josias, deed to Sam. Andrews, 166; et al, confirm. fr. Wm. and Jos. Croker, 168; deed fr. Rich. Painter, to be recorded, 202; pl. vs Henry Soper, 211; protest against t. c., 213; def. vs Ben. Hubbard, 215; def. vs Wm. Hudson, 223, 224; def. vs John Robbins, 223, 224; ment., 41, 139, 140, 194, 214, 215, 375, 394, 407.

Sarah, see Wright, 76; signs deed of husband, Josias, 49, 392, 495, 496; confirms his deed, 92.

LATTING'S NECK, Latten's, Latine's, 100, 199, 218, 276, 298, 498, 501, 521, 593, 607.

LATCHON Laughtone (can American)

LAUGHTON, Laughtone, (see Lauton).
LAWRENCE, Lawrens, William, Scoute,

LAWTON, Laughton, John, 11, 86, 162,

354.
LEASE, life, by Ben. Hubbard, to Rich.
Latting, 52; seven year, Rob. Godfrey
to Isaac Doughty and Wm. Croker, 161;
five hundred year, Indians, at annual
quit rent of one peck of apples, 530.

LEE, Joseph, deputy sheriff, execution by,

Peter, 401. LEETE, Lette, William, Gov. of Conn.,

LEVERICH, Leveridge, Levereth, Eleazer, deed to Nich. Simkins, 40; ment., 538,

LEVERICH, Leveridge, Levereth, Eleazer, deed to Nich. Simkins, 40; ment., 538, 575.

William (Rev.) with Peter Wright and Sam. Mayo, First purchasers, 1653, 670; protest of Dutch against his settlement, 671; statement re First purchase, 356; ment., 1, 40, 355, 628, 682, 682.

LIBERTY, civil and religious, "eclipsed," 245; assembly of L. I. Towns, e79; address to Dutch concerning, 679; address to English, re war, 680; address re oaths, 680; scruples of divers Townsmen to maintaining a minister, 679; conceded by Dutch, 1673, 680; C. of A. directs a double rate for maintenance of ministers, 1675, 666; (see Vol. II).

LIQUOR, sale to Indians forbidden, 2, 664, 669; not to be retailed by quart, pint or half pint, 237; Indians' testimony allowed by C. of A. in prosecutions against selling to Indians, 669; (see also Rum and Ordisary).

LILLYSTONE, Lillestone, Lillistone, Ann, pre-nupt. deed fr. Thos. Armitage, 7; ment., 591.

LINES, Lynes, (*Leines or Lyon), Ann, 178.

William about to m. widow Ann Coles,

178. William about to m. widow Ann Coles, 178; deed fr. Derick Albertson, 584; ment., 619, 620.
LION, Lyon, (see also Lines), Elhanan, 448

448.

LIST, of Dan. Blyeth's creditors, 55; of Hog Island division, 1676, 100; of those having rights on Unqua Neck, 1678, 130; of Townsmen, 1671, 217, 218; of Free-holders, 1677, 232; of estates in Town, 1683, 691.

LITTLE ISLAND, a neck on Mk., (perhaps Anthony's Island), 112, 145, 397, 399, 580.

LITTLE NECK, between Latting's and Unqua Necks, 218, 298; the, between Fort and West Necks, 217; sold by Indians to John Townsend, Sr., 370; laid out, 349; ment, 388.

LITTLE NECK BAY, 623, 624.

out, 349; ment., 360.
LITTLE NECK BAY, 623, 624.
LITTLE PLAINS, 597.
LITTLEWORTH, (see also Newwork), included in Indian deed for M. C., 630; purchased by 4 props., 630; patent for confirmed by M. C. prop., 636; line, 646; ment., 269, 276, 280, 289, 302, 304, 306, 536; (see Highways).

304, 306, 536; (see Highways).

LIVERY of seisin (see seisin).

LOCKERMAN, Loockermans, Govert, with Jacob Becker and Cornelis van Ruyven, patent fr. Gov. Stuyvesant for Hog Island, 1659, 694; with same, deeds it to Town, 1665, 297; ment., 624.

LOCKARM, as consid. in deed, 350.

LOCKWOOD, Gershom, m. widow Elle. Wright, 515; ment., 241.

LOINES, (see Lines and Lion).

LONGMEAD, Longmed, John, 158.

LONG tenure, of land, by Cock family, 686.

686.
LOUNSBERRY, Richard, 608.
LOVELACE, Loveland, Col. Francis, High
Sheriff, 680; gives sheriff's deed of Maj.

LOVELACE-Continued

Gotherson's lots to Matt. Pryer, 684;

Gotherson's lots to Matt. Pryer, 684; Gov. 520.

Thomas, Judge of Assizes, t. m., held by his order, 221; ment., 685.

LOYD, Grissel, wife of Jas., 188.

James, sight draft on, fr. Nich. Simkins for disbursements on Sampson and Harts' land, 112; deed fr. father in law, Nath. Sylvester, Horse Neck, 188-90; agreement with John Bowne and Rob. Story re Horse Neck, etc., 190; receipt fr. Rob. Story, 191, 192; promise of Nath. Sylvester, Sr., to deed back Horse Neck, etc., previously assig. to same, 192; ment., 143.

LOYDS, Lloyds, Neck, (see Horse Neck). LUDLAM, Ludlum, Elizabeth, signs husband's deed, 390.

Joseph, deed fr. Adam Wright, 30; fr. Thos. Powell as atty, for Thos. Matthews, 56; fr. Thos. Townsend, 57; with Wm. Buckler, bond to attys. of John Tompson, 83; another, 84; t. g., 130; deed fr. Sam. Andrews, 170; assig. Alice Crabb's deed, fr. Adam Wright, 202; t. g., 204; relieved of condition of t. g., by building on lot purchased, 217; def. vs Matt. Harvey, 223; t. g., 234; def. vs Andrew Gibb, 235; Overseer, 253, 265; deed to Jos. Dickinson, 277; deed fr. Thos. Townsend, 298; assig. asme to Thos., Hope and Rich. Willits, 299; assig. deed to Isaac Horner, 303; t. g., 335; with wife Eliz, deed to Wm. Frost, 389; deed to John, Edmond and Wm. Wright, 423; to John Townsend, 440; fr. Sam. Andrews, 448; fr. John Pratt, 449; deed to same ment. 450; fr. John Townsend, 452; fr. Anth. Wright, 453; fr. Sam. Burdsall, 455; fr. Anth. Wright, 453; fr. Sam. Burdsall, 455; fr. Anth. Wright, 456; assig. same to Isaac Horner, 585; Cooper, 585; ment., 30, 108, 140, 164, 232, 247, 249, 276, 278, 339, 365, 380, 384, 404, 405, 439, 471, 538, 691.

LUNN, John, 551. 365, 380, 384, 404, 405, 439, 471, 538, 691. LUNN, John, 551. LUSUM (alias the Farms, later Jericko), Rob. Williams' agreement with Town rate settling 6 families at, 168; ment., 45, 47, 51, 61, 87, 88, 93, 98, 110, 118, 133, 134, 136, 148, 160, 166, 180, 187, 195, 216, 226, 239, 241, 264, 273, 287, 301, 317, 333, 338, 345, 360, 363, 365, 370, 372, 373, 376-379, 401, 418, 435, 457-61, 486, 536, 540, 550, 569, 573, 582, 606, 607. LYNN, Mass., 625. LYON, (see Highways). MAPES, Mabbes, Thomas, 38.
MACOUNE, Samuel, 313, 549, 696.
MADNAN'S NECK, 111, 326, 398, 463, MADNAN'S NECK, 111, 326, 398, 463, 483.

MAGISTRATES, (see Justices).

MAME ESCO, Mamme, (see Maomie), signs confirm. deed, 1685, 284; with 8 others, deed for West Neck, to John Townsend, Sr., Job Wright and Isaac Doughty, 357-9.

MANNING, Capt. John, High Sheriff, t. m., held, 1672, by order of, 221.

MANNITTUNG, (Indian), 626.

MANOCKEAMICOKE, of Sequetague, 348.

MAOMIE (see Mame), with 2 others, deed to Thos. Weeks, 472.

MAP, draught of Town limits sent to Secy. Nicolls, for recording patent, 40; of Town (at end of this volume).

MARCEAR, 452.

MARKET, Yearly, C. of A. directs, to be kept at Brooklyn and in N. Y., 666.

MARKS, Book of, 91, (see preface); Recorder of, 91; horses to be brought before Constable for branding, 665; those unmarked to be forfeited, 665, 666.

MAROSSEPINCK, L. I., 623.

MARRIAGES, those in Old Book A not transcribed in New A, 14; C. of A. directs that laws concerning, be rigidly enforced, 660; C. of A. interprets law regarding, 669; legal age for, 669; Henry Bell and Jane (Indian), 268; Eph. Carpenter and Susannah England, 235; Jos. Carpenter and Mary —, 654; Nath. Coles, and —, 652; Gershom Lockwood and Eliz. Wright, 552; Tamar Coles and Marcy Wright, 652; Tamar Coles and Nath. Carpenter, 652; Gershom Lockwood and Eliz. Wright, 515; Geo. Townsend and Mary Hawkhurst, 271; Geo. Townsend and Mary Hawkhurst, 271; Geo. Townsend and Jane Reddough, 234; Penn Townsend and Eather —, 606; Rich. Udall, Jr., and Deborah Powell cert., 656; Sam Underhill and Hannah Willits, 604; Geo. Valentine and Mary Frost, cert., 657; John Whitscer and Mary Hawkins, 237.

MARSHALL, fees of, fixed, by t. c., 223.

MARTIN GERRITSEN'S BAY (see MARSHALL, fees of, fixed, by t. c., 223.

MARTIN GERRITSEN'S BAY (see Gerritzen.)

MARTING, Martin, Thomas, deed fr. Moses Forman, 49; disclaims same, 68; ment., 75, 93, 96, 214.

MASHACUR, (Indian), 626.

MASSAPEQUA, Massapage, Massepeago, sale of land at, by Opesum, nullified by his father, Tackapoucha et al, 520; Thos. Townsend disclaims rights in same, 521; ment., 349, 350, 351; purchase of Meadows on, 1658, by 5 men, on behalf of Freeholders, 347-9; similar deed, 351; receipt for pay for same, 350; gat, ment., 676; hills ment., 463; kills ment., 378; Neck ment., 358, 472; Sachem of, conference with, 675; (see also Indians).

MATINECOCK, com. to purchase, land. 12; petition to Gov. to purchase, 234, 235; Indians of, agree as to heirs to unsold lands, 267; purchase of unsold lands of, 331, 333; disclaimer of Hempstead to lands of, 674; extend fr. creek at head of Hempstead Harbor to O. B. bounds, per Tackapoucha's aff., 677; letter fr. settlers of, to Gov. ment., 678; his reply, approving their proposed name (?Killingworth), 678; letter fr. Gov. Nicolls to John Underhill, re Hempstead claim thereto, 695; Indians of, friendly to the 7 families settled there, and not disposed to sell to Hempstead, 695; their writings to Gov. Nicolls ment. 695; Sucaneman impowered to sell lands of, and promises to distribute yearly part of pay to all Indians, 182; ment., 1, 2, 9, 11, 12, 16, 21, 22, 26, 30, 31, 36, 44, 48, 69, 71, 80, 87, 89, 91, 107, 109, 112, 127, 132, 134-6, 139, 141, 143, 146-51, 153, 156, 172-5, 182-6, 194, 197, 215, 223, 225, 226, 241, 269, 271, 277, 286, 282-6, 288, 292, 293, 301, 304, 319, MARSHALL, fees of, fixed, by L. c., 223.
MARTIN GERRITSEN'S BAY (see

```
MATINECOCK—Continued

313, 314, 316, 324, 328, 330, 337, 339, 340, 346, 354, 356, 357, 365, 367, 376, 385, 389, 390, 391, 393-6, 401, 406, 408, 412, 413, 421, 426, 428, 429, 441, 455, 463, 464, 467-9, 474, 476-483, 490, 494, 496, 497, 499-504, 509, 511, 519, 520, 523, 526, 527, 531, 545, 548, 555, 558, 562, 579, 582, 590, 594, 598, 604, 611, 615, 618, 619, 621, 625, 628, 629, 646-8, 681, 682, 684, 685, 688, 689, 694, (see Highways).

MAUMIHAS, (see Wasmikas).

MATTHEWS, Samuel, 57.

Thomas, by Atty. Thos. Powell, deed to Jos. Ludlam, 56; ment., 57.

MANMIHAS, (see Wasmikas).

MAVERICK, Samuel, Royal Commissioner, 39.
         MATINECOCK—Continued
       39.

MAYHUE, Mayhew, John, "so called" (see Mayo), power of atty., to Thos. Townsend, 250; ment., 446.

Samuel, 159.

MAYO, Mayeo, Joseph, 274.

Samuel, with Peter Wright and William Leverich, First purchasers, 1653, 670; his est. appraised, 63; present at t. m. and joining in allotments, 692; ment., 355, 624, 628, 629, 692.

MEADOWS, all to be fenced, 2; regulations re mowing, 11 (frequent references to).
       MECHOWODT, Chief Sachem, deed to Dutch Director and Council, 1639, 623.
MEETING, General, at Hempstead, 674, 675, 676; at Gravesend, 34.
MEETING HOUSE, Quaker, in O. B. village, deed for, to be torn down; second house built, 687.
MEGGS, MEGS, Avis, signs husband's deed, 32.
Mark deed fr. Jacob Young 18: fr.
    deed, 32.

Mark, deed fr. Jacob Young, 18; fr.
John Plott, 19; in suit vs. Rich. Latting,
19; deed to Nathan Birdsall, 26; with
wife Avis, to Matt. Harvey, 31; to Rich.
Harcote, 36; to same, 200; ment., 16, 28,
36, 98, 203, 217, 218, 281.

MERCHANT'S, John Richbell, 1; Sam. Andrews, 19; Thos. Matthews, 56; Rob.
Story, 142; Edw. Griffith, 159; Geo. Dennis, 159; Jas. Loyd, 189.

MEROCK Nimped (Indian), 284
Story, 142; Edw. Griffith, 159; Geo. Dennis, 159; Jas. Loyd, 189.

MEROCK, Nimrod (Indian), 284.

MEROCK, Merrick, in Hempstead, 470.

MERRICK GUT, in Hempstead, 676.

MERRITT, Ann, 657.

MESSENGER, Samuel, 59.

MIDDLEBOROUGH, 82-85.

MILFORD (?Conn. or ?Mass.), 2; Alex.

Bryan, of, 2.

MILITARY lists, C. of A. directs, to be sent in by military officers of Towns, 661.

MILL, grist, at O. B. village, Henry Townsend, t. g., 1661, to build, like that at Norwalk on the Main, 40; toll to be one-tenth, 41; toll dish to be true, 41; all who have done work on, to have rights on common, 11; work and charge about, to be levied on all, 9; every Townsman to help repair trench, 212; t. g., for work done about, 419; ment., 79, 180, 207, 211, 212; at Cold Spring, John Adams, gets t. g., for grist and saw, 249; at M. C., built by Jos. Carpenter, 634; to be toll free forever to M. C. prop., 634; ment. 323, 365, 419, 639.

Fulling, t. g. to Isaae Horner for, 237; made void, 237; Jos. Carpenter to
```

MILL-Continued erect, at M. C., 630; Wm. Frost's, 472; ment., 254.
Saw, at O. B., Henry Townsend gets t. g., of timber for, 223, 249; Jos. and Rose Dickinson deed her share in grist and, to bro. John "Mill" Townsend, 527; at M. C., Jos. Carpenter to erect one, 630, 634; ment., 323, 341, 342, 563, 631, 634. 634. MILL CREEK, in M. C., 648, 650. MILL RIVER, 2, 4, 40, 57, 100, 157, 204, 258, 262, 263, 313, 322, 507, 512, 580, 581, 692; meadowa, to be fenced, 2 (frequent mention); Swamp, 63, 114, 206, 566, 647; Hollow, 273 (many 63, 11. (many references).
Neck, 159, 267, 306, 405, 416, 445, 491, 493, 523, 525.
MILL RIVER (in M. C. properly Mill MILL RIVER (in M. C. properly Mill Creek).

MILLER, Thomas, settlement of his indenture, with John Feke, 161; deed fr. John Frost, 195; t. g., 263, 264, 353; deed fr. John Robinson, 568; fr. John Dole, 569; ment., 276, 358.

MILLERS, Henry Townsend, 345; John Robinson, 234; John Adams, 249; Joseph Carpenter, 630; Wm. Frost, 472.

MILLIKEN, Josiah, 409.

MILLSTONE SPRING, the, 645.

MINISTERS, scruples of divers Townsmen rs maintaining, 679; conceded to by Dutch, 1673, 680; C. of A. directs a double rate for maintenance of, 1675, 666. 666.
MITCHELL, Mychell, Michell, John, with John Robinson, deed fr. Thos. Hicks, 111; assig. his share to John Robinson, 111. Mohenes, (see Assianum.)
MOHENAS, Mohenes, (see Assianum.)
MONEUSSCUSSETT Beach, Mass., Anth.
Wright conveys land at, to Jas. Townsend and Isaac Doughty, 102.
MONTAUK, Montacoute, Wiamdaneh, Sachem of, 349, 675, 676.
MOORE, Samuel, 500.
MORRIS, Col. Lewis, Rich. Crabb's receipt to him for slave, 83; t. g., 117;
Indian deed, 172; assig. same to Thos.
Townsend, 183; assig. right of Capt. Rich.
Morris to Henry Jr., and John Townsend, 177; his land and patent, 309,
335, 633; his tree, 309; ment., 173, 182,
192, 293, 398, 574, 637, 640, 645, 647,
651. 192, 293, 398, 574, 637, 640, 645, 647, 651.

Lewis, Jr., 83.
Capt. Richard, and Co., deed fr. John Dickinson, 176; same assig. by Lewis Morris to John and Henry, Jr., Townsend, 177; ment., 83.

MORRIS' BROOK, 651.

MORTGAGE, (see also Chattel Mortgage), Sam. Tillier to John Robins, 1680/1, 128; satisfied, 129; Geo. Dennis to Edw. Griffith, 1682, 165; satisfied, 165; Rich. Crabb to John Coe, recorded in New Haven about 1646, satisfaction of, 243; Thos. Miller to John Frost, 1683/4, 274; Jacob Brookins to John Wright, 1680, 301; Nath. Coles, security for debts on same, 302; Isaac and Lydia Horner to John Wright, 1685, 344; satisfied, 345; Adam Wright to John Fry, 1689, 539; satisfied, 539; Wm. Simkins, to Eph. Carpenter, 1693, 576; John Dole to bro. in law, Hope Williams, 1694, 608. 651

MOTT, Henry, 656.

John, assig. fr. father, Lawrence, of Indian deed assigned latter by Adam Wright, 341.

Lawrence, Indian deed, 154; pl. ws Nath. Coles, 203; in Mk. purchase, 333; assig. of Indian deed by Adam Wright, 340; assig. same to son John, 341; ment., 149, 691.

MR., as a term of social distinction, not applied to O. B. inhabitants, except by outsiders, as C. of A., 246.

MUDGE, Coles, b. 654; ment., 656.

Elizabeth, signs husband'a deed, 393; Jervis, Jarvis, Gervis, Garvis, with Moses Mudge, Indian deed, 527; 500 year lease fr. Indians, 529; ment., 277, 389, 647.

Michael, b. 654.

Moses, t. g., 130; aff. of, re transfer by "turf and twig," 238; deed fr. Jos. Carpenter, 323; t. g., 352; deed fr. Thos. and Martha Rushmore, 393; assig. same to Wm. Frost, 393; assig. Jos. Carpenter's deed to Rob. Coles, 434; with Gervis Mudge, Indian deed, 527; assig. of Nich. Simkins' deed by Rob. Coles, 527; deed fr. M. C. prop., 637; his land laid out, 640; ment., 21, 123, 133, 203, 229, 246, 376, 377, 437, 512, 550, 576, 638, 639, 643, 653, 654, 691.

MURPHY, Henry C., 624.

MUSKETO, Musketa, Cove, patent for, 309, 635; east line of patent resurveyed, 1730, 647; survey of a portion of, 1776, by Sam. Willis, 651; agreement of propand record of their entries, 631; propriator's Book, 631-658; miscellaneous records in same, 271, 652; deputy Constable for, 241; quit rent; one bushel of wheat, 310; receipt for 7 years rent, 341, 342, 563, 630, 634, (see also Milk and Highways), ment., 42, 49, 58, 657, 81, 89, 96, 110, 112, 133-5, 144, 147, 156, 167, 173, 183, 185, 197, 199, 223, 224, 226, 228, 229, 235, 238, 277, 282, 285, 288, 292, 294, 295, 301, 302, 305, 306, 323, 324, 330, 333, 341, 342, 359, 371, 376, 377, 381, 386, 387, 392, 398, 401, 429-35, 468, 675, 575, 576, 579, 584, 615, 617, 619, 629-31, 636-42, 644-51, 655, 677, 678, 682, 683, 689, 692.

MYCHELL, Michell (see Mitchell).

NACKAQUATACK, or Oyster River, 626. NAMAMORROUAS, joins Pugnipan in MOTT, Henry, 656.

John, assig. fr. father, Lawrence, of Indian deed assigned latter by Adam NACKAQUATACK, or Oyster River, 626. NAMAMORROUAS, joins Pugnipan in deed to Rob. Williams, 1648, 625. NAN'S HOLLOW, 449. NASSACONSET (Indian), 349. "NATURAL" brother or son, not a stigma, 310.

NECKS, at the south, Constable and Overseers to use utmost endeavors to purchase, 1672, 221; (see Contension, Fort, Lattings, Ltttle, Unqua and West 310. Lattings, Little, Unque and Tree. Necks).

NEECK-COE (Indian), 521.

NEGRO, boy called Owah, slave to Rich. Crabb, to be freed at age of 31, 83; woman named Mary, 250; slaves, ment., in Rob. Coles' will, 1690, 653.

NEPONHEW, joins Pugnipan in deed to Rob. Williams, 1648, 625.

NEW HAVEN, mortgage of Rich. Crabb to John Coe of, about 1646, satisfaction of, 243.

NEW LONDON, Conn., 163.

NEWMAN, John, arbitration of his accounts with Rob. Story, 137, 138; t. g., for boat building yard, and for home lot, 242; in Mk. purchase, 331, 333; deed fr. John Robinson, 571; fr. John Dewsbury, 572; fr. John Dole, 573; fr. Henry Townsend, Jr., 574; fr. Eph. Carpenter, Jr., 575; Recorder, 127; Town Clerk, 168; ment., 200, 277, 280, 283, 292, 295, 300, 306, 308, 310, 312, 313, 319-22, 325, 326, 336, 337, 340, 342-5, 347, 353, 357, 360-2, 364-72, 374-8, 380-87, 389, 390, 392, 393, 395-7, 399-407, 410-13, 415, 416, 418-28, 430-32, 434, 435, 439-441, 444, 445, 447, 449, 451-4, 456-8, 461, 463, 464, 467, 469-71, 473, 474, 476, 480, 486, 487, 491, 495, 496, 498, 500, 502-08, 510-13, 515, 516, 518, 520, 522-7, 529, 530, 532, 537-40, 543, 545, 546, 548, 552, 555, 556, 559, 560-570, 576, 578, 580, 582, 584, 586, 587, 589, 591, 593, 597-600, 602, 603, 605, 607, 609, 611, 612, 615, 616, 618, 620, 621, 684, 644, 645, 647, 648, 653, 654, William, 23, 671, 684.
William, 23,
NEWPORT, R. I., 107, 278.
NEW STYLE and Old Style dates (see
Introduction). Thiroduction).
NEWTOWN, 225, 679.
NEWWARK, New Work (Glenwood locality), 535; also, 328, 330, 516, 517, 536.
NEW YORK, city and province, (frequently occurring, but not indexed).
NICHOLS, Thomas, of Newport, bill of sale for Indian lad sold to Job Wright, 107, (see Nickols).
NICHOLSON, Joseph, 63.
NICKOLS, John, 488, (see Nichols and NICHOLSON, Joseph, 63.

NICKOLS, John, 488, (see Nicholt and Nicolls).

NICOLLS. Matthias, Secy. of Province, signs Hempstead agreement, 107; letter fr. re Huntington line dispute, 674; letter fr. to John Underhill, 678; letter, to magistrates, 679; ment., 34, 308, 310, 352, 355, 520, 626, 635, 659, 664, 670, 671, 674, 675, 678, 679, 681-4, 686.

Richard, Gov., letter fr. received, J3; et al., Royal Commissioners, their promises not kept, 1664, 39; patent to Rob. Williams, 626; confirm, of Jos. Carpenter's purchase, 630; letter to Town retax rate, 670; petition to re Huntington line dispute, 674; letter to, fr. magistrates, ment., 678; patent for Horse Neck, 693; letter to Capt. John Underhill re Hempstead claim to Mk. land and allows latter to retire fr. his military services, 695; ment., 33-5, 520, 629, 630, 637.

William, 519, 546, 689.

NIMHAI (Indian), 677.

NIMROD Merock, (Indian), 284.

NOBB'S, Nob's, Hill, on Hog Island, 404, 450, 451, 568.

NOWALK, North Work, Conn., Henry Townsend's mill, 1661, to be like that at, 40; ment., 318, 380.

NOTHE, (see Grastors).

NURSERY, of apple and peach trees, 128.

NYOUNCKANUP, (Indian), 350. NYOUNCKANUP, (Indian), 350. OAK NECK, deed fr. Josias and Roger to Dan. Whitehead, 1658, 11; again recIndex 737

OAK NECK-Continued

orded, 354; sub-division of meadows, 35; laid out, 1666, a share to each inhabitant, 202; ment., 1, 7, 11, 36, 46, 50, 53, 58, 70, 79, 80, 103, 104, 132, 142, 206-08, 211, 250, 254, 372, 373, 383, 390, 392, 408, 499, 565, 629, 682, 696.

O'CALLAGHAN, Edmund B., reference,

OCCUPATIONS, (see under Bost builder, Carpenter, Cooper, Cordwainer, Hatter, Innkeeper, Miller, Planter, Sailor, School Master, Shepherd, Shipwright, Shoemak-

Master, Shepherd, Shipwright, Shoemaker, Surgeon, Surveyor, Tailor, Tanner, Weaver, Yeoman).

OFFICE of Records, in N. Y., wills and administrations to be recorded there, 660; ment. 159.

GGDEN, Richard. 5,

OGRO, (Indian), 350.

OIL CASKS, C. of A. orders a sworn gauger for, in each L. I. Town where whaling is carried on, 666.

whaling is carried on, 666.

OLD PLANTING FIELD, (Indian Field), 7, 223, 266, 367, 374, 416, 435, 461, 532.

OLD PURCHASE, (see First Purchase).

OLD and New Style chronology, (see Introduction).

OLIVER, Samuel, 608.

OPASSUM, Opesum, Opison, alias Oraway, et al deed to John Townsend, Sr., Job Wright and Isaac Doughty, 357-9; to Adam, Job and John Wright, Thos. Weeks and Thos. Townsend, 676; now deceased, his father, Tackapoucha, nullifies certain deeds, 520; ment, 676, 677.

OPSVEN, Capt. 284 (perhang Operators)

OPSVEN, Capt., 284, (perhaps Opassum, also styled Capt.).

also styled Capt.).

ORAWAY, alias Oppassum.

ORDINARY, or Inn, Thos. Townsend to keep, 237; Caleb Wright app. to keep, and others warned against tapping at retail, 268.

OSBORN, William, 246, 247.

OUTCRY, forfeited land sold by, 227; distrained horse sold by, 235.

distrained horse sold by, 235.

OVERSEERS, chosen, 1667, 203; 1668, 204; 1669, 210, 212; 1673, 222; 1675, 225; 1676, 226; 1677, 234; 1681, 240; 1682, 253; 1683, 265; app. Thos. Townsend to repair to Gov. with petition for Mk. purchase, 234; fees for, established, 660; to be reduced to 4 in each Town, 660; to be elected by vote, 668; oath of optional with each Town, 668; oath of optional with each Town, 668; oath of optional in O. B. on petition of Town, 681; Jas. Cock, 204, 210; Nath. Coles, 203, 265; John Dickinson, 226; Rich. Harcott, 203; Matt. Harvey, 210, 225; Wm. Hudson, 230; Josias Latting, 225; Jos. Ludlam, 253, 265; Henry Townsend, Sr., 204, 210, 221, 226; John Townsend, Sr., 203; John (Mill) Townsend, 240; Thos. Townsend, 204, 210, 222, 225, 227; Francis Weeks, 203; Jas. Weeks, 230; Thos. Willits, 240; Adam Wright, 264; Edmund Wright, 255; John Wright, 234; Nich. Wright, 222, 225.

OWAH, Negro boy, slave, sold by Rich. Morris to Rich. Crabb, to be free at age of 31, 83. OWEN, Thomas, of Maryland, takes in-denture of Hallelujah Fisher, fr. John Scott, 17.

Genture of Elastropea Lawr, First Purchase, Freeholders), definition of, distinction between Oyster Bay and, 624; First Purchase, 670; earliest document issued by, 672; first settlement described, 692; dissatisfaction of Indians at delayed naument, and how paid, 692; first house 692; dissatisfaction of Indians at delayed payment, and how paid, 692; first house in, 692; one of the 3 L. I. Towns which had not taken out patents under the law of 1666, 661; ordered to do so, 1670, 661; patent, 1677, 307; quit rent for, 285; inhabitants sickly, 1683, 691; lists of inhabitants, 100, 130, 217, 218, 232, 691; ment, (on nearly every page, but not here noted). (See Hightways).

OYSTER BAY COVE, 577; (see Cove). Harbor, 626.

West Harbor, 624.

OYSTER RIVER, 272, 334, 354, 670.

PAINTER, Paynter, Penter, Richard, deed to Rich. Latting, 20; another, 77; asme to be recorded, 202; ment., 30, 75, 352.

PALMER, Pallmer, Pallmore, Ephraim, t. g., 233; ment., 72.

Joseph, 689.

PAMELACI, (Indian), 677.

PAMETAMAK, (Pametamock, Poometamok, with 6 others, to John Dyer, 81; with 6 others, to Mother Wm. Simson, 90; with 6 others, to Rob. Williams, 682; with 7 others, to Rob. Williams, 682; with 6 others, to Matt. Pryer, 685; with 6 others, to Jas. Cock, 686.

PAMUN, signs confirm. deed, 284.

PANGBORN, Pangbourne, Edmond, indentured as apprentice by father, to John Rogers, (void), 145.

Peter, deed fr. John Rogers, (void), 144; indentures son to John Rogers, void, 145; ment., 250.

PAPAQUATUNK RIVER, 334, 354, 670, (see map).

PARISH Matt. 696

void, 145; ment., 250.

PAPAQUATUNK RIVER, 334, 354, 670, (see map).

PARISH, Matt., 696.

PARKER, J. Fred, 192.

PARSONS, Persons, Hugh, bond to Josiah England, 108.

PATENT, correspondence with Gov. Nicolls re, 33-35; willingness to receive, 1668, but those of Rob. Williams and of Huntington not to infringe, 40; Capt. John Underhill deputed to obtain it, 40; com. to go to Gov. for, 107; com. to buy all land in our, 113; t. m. orders it to be secured, 1667, 203; com. to obtain, 234; Indian deeds and, sent in to Gov. for record, 271; receipt, 1684, of quit rent for, 285; for Town, 307; mem. of expense for obtaining, 652; tenure of as in East Greenwich, Kent, Eng., 308; for M. C., 309, 635; pressure of Gov. to get tenure of, changed, 520; English, required for all Towns and properites, 1666, reaffirmed 1670, 661; Town to show reasons why it has not applied for, at C. of A., 1667, by order of Gov., 679; C. of A. directs they be brought in for record, 669; Dutch, to be renewed, 670; to Rob. Williams, for plains, 626; to same for East Island, 630; to the South beaches, 630; for Horse Neck, 693.

```
PATHUNK. (Indian), 284.
PAWPANAWIS RIVER, 358.
PAWTUXET, R. I., 42.
PEACE, Justices of (see Justices).
PEACH and Apple trees, nursery of, 128.
PEAGUE, as consid. in First purchase deed, 670; (see Wampum).
PEARSALL, Nathaniel, Town clerk of Hempstead, 356, 357.
Thomas, 656.
PEAS, price of, 668.
PECHEGIN, (alias Quarapin, which see).
PECK, Caleb, 655.
PEPPERIDGE tree, 254.
PELL, John, 177, 665; J. P., 234.
Samuel, shipwright, 638; deed fr. M.
C. prop., 638; land laid out, 640; ment., 393, 634, 639, 643, 691.
William, 393.
PERAMBULATION of Town bounds required by law, 661.
393, 634, 639, 643, 691.

William, 393.

PERAMBULATION of Town bounds required by law, 661.

PERAWES, (Indian), 626.

PERSONS, (see Parsons).

PETITION to Gov. re purchasing Mk., 234; of Littleworth patentees re ordering their own highways, 238; same granted, 239; of L. I. Towns, 245-7, 659; to Gov. re Huntington line dispute, 674; to C. of A. re prohibition of export of grain, 662.

PETITET, Moses, 82.

PETITET, Moses, 82.

PHILADELPHIA, Pa., 462, 608.

PHILLIPS, Theophilus, 195, 275.

Thomas, def. vs Wessell Wessells, 230.

PINE HOLLOW, 211, 221, 490.

PINE ISLAND, much pine timber lately cut on, to be forfeit unless removed at once, only this small neck to trust to, 236; ment., 53, 80, 104, 206-8, 354, 565, 629.

PINHORNE, William, execution on Geo. Dennis' est. for, 251.

PIPE staves, not to be taken fr. Town, 2.

PIPING ROCK, 604 (see map).

PISCAMOC, joins Mechowodt in deed to Dutch, 1639, 623.

PITNIE, James, def. vs John Coles, 204, 205; def. vs John Treadwell, 204, 205.

PLANTERS, Sam. Andrews, 303; Thos. Townsend, 164; Rob. Williams, 23; Jacob Young, 18; PLANTING FIELD, (see Old Planting Field).

PLATT, Plott, Capt. John, deed fr. Jacob Young, 18; deed to Mark Megga, 19; deed fr. Jas. Cock, 29; exch. with Matt. Prailed of 109.
           Issac, 246.

POCIPUPON, joins Pugnipan, in deed to Rob. Williams, 625.

POLLARD, Pollord, 109.

PONANNEGAN, 626.

PORK, too long killed, brought to N. Y., resulting in injury to commerce; legislation against, 661; price of, in rate paying, 668; (see prices).

PORTSMOUTH, R. I., 108, 424, 583.

PASSAIKAS, Indian name for West Neck, 358.

POUND, to be built, 2.

POWELL, Alice, 657.

Caleb, 558.

Catharine, 656, 657.

Deborah, m. cert., 656.
```

POWELL-Continued Phebe, 657.
Thomas, on Huntington com. to run line, 1684, 31; as atty. for Thos. Matthews, deed to Jos. Ludlam, 56; aff. re south meadows, 675.
Willet, 656, 657.
PRATT, John, late fr. R. I., keeper of Hog Island, 123-5; granted land there, 124; exch. with Josias Latting, 292; Indian deed, 292; assig. same to Josias Latting, 293; in Mk. purchase, 333; deed to John Townsend, 439; sasig. of land by same ment, 439; ment, 296, 297, 384, 451, 452, 504.
John, Jr., assig. of Indian deed by John and Henry, Jr. Townsend, 554; deed fr. Samson Hauxhurst, 555; assig. same to John and Jas. Jr. Cock, 557; deed fr. David Underhill, 556; Carpenter, 555.
PRE-NUPTIAL deed, Thos. Armitase to deed fr. David Underhill, 556; Carpenter, 555.

PRE-NUPTIAL deed, Thos. Armitage to Ann Lillestone, 7.

PRIAR, Prier, Prior, Pryer, John, in Mk. purchase, 476; deed fr. Dorothy Cock and her 4 sons, 480; with 5 others, fr. John Feke, 501; fr. sister Mary Underhill, widow of John 2d, 690; ment, 475, 575, 691.

John, 2d, (son of John), deed fr. bro. Joseph, 1719, 482; yeoman, 482.

Matthew, Maj. Gotherson's land seized for debt to, 27; exch. with John Platt, 29; t. g., 35; deed to Rich. Townsend, 50; assig. of Rich. Harcott's deed by John Tompson, 59; assig. of Gideon Wright's deed by same, 60; deed fr. Rich. Harcott's deed by 16th. Trabb, 70; deed fr. same, 71; fr. Henry Townsend, 103; in agreement to divide meadow, 116; t. g., 130; deed fr. High Sheriff Lovelace, for Maj. Gotherson's lots, 684; Indian deed, 684; ment., 53, 78, 223, 249, 250, 254, 408, 409, 423, 481, 629, 680, 682, 686, 690, 691, 695, 696.

PRICES, agricultural implements, 251; beef, 274, 668; broadcloth, 162; cattle, 68, 251; cider, 229; corn, 20, 52, 55, 63, 68, 161, 274, 660, 668; floor, 191; furnishings, 251 (see also horses); peas, 668; pork, 55, 68, 69, 83, 128, 129, 191, 274, 668; rum, 244; rye, 161, 668; train oil, 165; wheat, 52, 63, 68, 128, 161, 274, 278, 280, 310, 668; wool, 279; various commodities, 55, 64, 68, 69, 251.

PROBASCHO, Abraham, 656. PRINTER, Wm. Bradford, of N. Y., 523. PROBASCHO, Abraham, 656. PROBATE of Wills, of Nich, Wright, PROBATE of Wills, of Nich. Wright, 326; of administrations and wills, to be in local court, and then sent to N. Y. for record, 660, (see Wills).

PROCLAMATION, of King's Commismissioners, 1664, 39.

PROHIBITION, of selling liquor to Indians, 669; of export of grain, 662; same continued, 665.

PROTEST, of Dutch against First purchasers, 671; again, 672; of Town against John Richbell's deed to Latimer Sampson, 50; against Suscaneman's explanatory deed, 357.

PROVIDENCE plantation, 639.

PUBLIC officials, defamation of, to be punished, 669. PUBLIC RATES, in Town, 691, (see also PUGNIPAN, sachem of Mk. with 3 others, deed to Rob. Williams, 1648, 625; ment., PURCHASE, (see First purchase, Matinecock, etc.)
PURITAN stock, eastern L. I. settled
by, 246; (see Introduction). by, 246; (see Introduction).

QUAKANUSKE, (Indian), 350.

QUAKERS, extracts fr. early records of, 241, 680, 687, 695; address to Gov. by, 680; burial ground and meeting house, Anth. Wright's deed for; 687; reserved, in Alice Crabb's deed, 201; meeting house, contract for building, 687; same torn down and second house built, 687; trustees for property of, 695; Peter Wright and others, drowned, 629; marriages, 656, 657.

QUANATUCKQUAS RIVER, 370.

QUARACHCHE, with 7 others, confirm. deed, 284. deed, 284.
OUARRY, a, ment., in deed, 21.
OUIT Rent, two buckskins per year, 52;
for Town patent, 308; paid, 285; for
M. C. patent, 309; paid, 310; for M. C.
commuted 1786, 655; effort to increase, QUÓRUM, Justice of, 322. QUAIL POTHAM, N. J., 610. QUAIL POTHAM, N. J., 610.

RACCOON SWAMP, 81, 89, 277, 682, 683.

RAMEROCK, Capt., (Indian), 348, 371.

RASAOCUME (Indian), 626.

RASKABAKUSH RIVER, 358.

RATE, 3 farthings per pound, 269; one penny per pound, 673; doubled by C. of A. for maintenance of minister, 666; constables to make good what they do not collect, 668; arrears of, to be now paid, 668; Constables and Overseers to assess valuations, if not brought in by owners, 668; to be paid in corn, beef or pork, at prices stated, 668; for this Town, 691; levied for First purchase, 692; horse distrained for non-payment of, 235; assessors to assist officers in levying, 235; on horses, reduction refused by C. of A., 662.

RATTLESNAKE HOLLOW, 647.

RECEIPT, fr. beginning of world to date, 267; for M. C. quit rent, 310; for Town quit rent, 285.

RECORDER, Town, Thos. Townsend, 122 to 268; of Marks, 91; of Hempstead, 120; Matt. Harvey elected, 1668, 205; fee of, 205; John Newman, 127.

RECORDS, office of, in N. Y., 159, 660.

REDDOUGH, Reddock, Ruddock, Rudick, Rurick, Elizabeth, 88, 89.

Hannah, 88, 89.

Hannah, 88, 89.

John, est. of def. vs Thos. Elison, 228; ment., 49, 55, 213, 214.

Mary, 88, 89.

Sarah, chooses Jos. Weeks, as guardian, 224; ment., 88, 89. RACCOON SWAMP, 81, 89, 277, 682,

RED, or Tahquames brook, 472. REDMAN, 694. REDMOND, John, 349. REED, John, with Eleazer Derby, deed to John Rogers, 380; ment., 471. REEDY Ponds, the 375, 453. RELIGIOUS and Civil Liberty, (see Liberty). erty).
REYNOLDS, Rennolds, Jo
Greenwich, 208.
RICHARDSON, Francis, 339. Jonathan, Greenwich, 208.

RICHARDSON, Francis, 339.

John, 680.

William, J. P., in Westchester Co., 689; ment., 144, 613.

RICHBELL, Richbill, Rickbell, Ridgbell, Ann, signs husband's deed, 18; ment., 143, 188, 193.

John, deed fr. Dan. Whitehead, 1; t. g., 3; aids Widow Crocker, 4; t. g., 4, 9; deed to Matthias Harvey, 17; as owner of Horse Neck agrees that it be a part of Town, 19; exch. with Rob. Williams, 38; deed to Henry Townsend, 42; deed to Latimer Sampson (not recorded) protested against by Town, 50; deed to Henry Townsend, 217, 218; his Cove Neck lands sold to Latimer Sampson, ment., 255, 257; et al., deed fr. Tackapoucha and Chepey, 347; similar deed, 351; receipt for pay for same, 350; his suit ws John Conking on behalf of wife and orphans, 1664, cited, 693; similar suit ws Huntington, 693; his wife's children not his, 694; ment, 17, 41, 73, 143, 160, 170, 171, 188, 193, 212, 445, 497, 685.

RIDER, Robert, Surveyor, 272, 636.

RIONCOMBAND, confirm. of deed of father, Tackapoucha, 350.

RISBIE, Risby, William, 49, 53, 74, 105, 221.

RIVER Arrasquongue, 348, 351. RIVER Arrasquongue, 348, 351. Quanatuckquas, 370. Senix, 370. Warrasketuck, 348, 351. ROADS, Jeremiah, keeper of Hog Island, ROADS, Jeremian, aceper of Alba Samon, 227.

ROADS, (see Highways and Streets).

ROBERTSON, James, 126, 144.

ROBINS, Robings, Jeremiah, 552.

John, assig. of land fr. Rich. Latting, 73; deed to Sam. Tillier, 127; mortgage fr. same, 128; payments on same, 129; t. g., 130; deed fr. Rob. Williams, 134; Indian deed, 136; assig. same to Sam. Tilliar, 136; t. g., 204; arbitration with Sam. Tilliar, 248; in Mk. purchase, 333; t. g., 353; deed to John Townsend, 383; deed fr. Henry Townsend, Sr., 508; ment., 48, 70, 136-8, 151, 211, 214, 221, 394, 407, 452, 494, 616, 691.

John, Jr., 247, 498.

ROBINSON, John, with John Mitchell, John, Jr., 247, 498.

ROBINSON, John, with John Mitchell, deed fr. Thos. Hicks, 111; assig. fr. John Mitchell of his share, 111; t. g., 228, 234, 247; deed to Thos. Miller, 568; to John Newman, 571; ment, 171, 174, 176, 276, 281, 282, 440, 555, 572.

ROCKAWAY, 349, 470, 623.

ROCKS, the four, 81, 89.

ROCKS, SPRING, the, 314, 525, 565.

ROGER, (Indian, see Graniors), ment, 629, 687.

ROGERS, Ann, (widow Croker), with husband John, deed fr. Thos. Townsend, 94;

```
another, 105; 't. g., to, while a widow, 95; ment. 94, 95.

Henry, 83.

John, deed fr. John Townsend, 94; with wife Ann, fr. Thos. Townsend, 94; fr. 8 men, 96; with wife, arbitration with Francis Weeks, 97; deed fr. Thos. Weeks, 101; with wife and her ch. deed to Thos. Townsend, 105; t. g., 114; with Jas. Bleving, t. g., 114; deed to same, 114; latter assig. his half of t. g., 126; assig. same back to Jas. Bleving, 126; deed to John Townsend, 127; t. g., 130; deed to Rob. Coles, 133; to Peter Pangborn (void), 144; Indian deed, 173; tried and fined, 1672, for false news, 221; pl. vs. Nich Simkins, 228; same, 229; def. vs. Wm. Hart, 231; app. to warn for each t.m., 231; t. g., 233; sells distrained horse by outcry, 235; bill of sale of Issac Horner's horse back to him, 241; exch. with Josias Latting, 269; with John Dewsbury, note to Francis Brindley, of Newport, for wool, 278; receipt to John Dewsbury, for latter's share, 280; deed fr. Issac Horner, 346; in Mk. purchase, 333; t. g., 353; deed to John Townsend, Sr., 76; deed fr. same, 379; fr. Eleazer Derby and John Reed, 380; fr. Alex. Forman, 381; deed fr. Eleazer and Mary Derby, 447; deed to Thos. Weeks, 470; Indian deed, 477; assig. same to John Underhill, Sr., 471; to son in law, Wm. Crooker, (void), 486; assig. Issac Horner's deed to Wm. Crooker, 486; latter assig. back all deeds, 487; to Abm. Allen, 523; ment., 115, 116, 125, 162, 187, 195, 220, 232, 246, 276, 297, 305, 314, 316, 317, 385, 401, 437, 448, 590, 601, 691.

RUM, quart of, to settle suit, 231; 5 pints expended in settling estate, 244; price of, 244; (see also liquor and Ordinary). RUNS Horn, Rushmur, Martha, signs husband's deed, 392.

Thomas, with wife, Martha, deed to Moses Mudge, 392; ment., 17.

RUYVEN, Cornelis van, et al confirm. receipt for Hog Island, 297.

RYE, (see Prices).
          ROGERS-Continued
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         SAMPSON-Continued
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    SAMPSON—Continued
Simkins, 224; his Cove Neck land, bought of John Richbell, ment., 255; t. g., 349; ment., 58, 142, 143, 188, 215, 232, 295.

SANDFORD, Sanford, John, 192.
Gov. Peleg, 189, 192.
SANDS, James, 527.
SANTEN, Lucas, receipt for M. C. quit rent, 310.
SASHAMOSSE, of Rockaway, 349.
SAWMES, (Indian), 521.
SAW Mill, (see Mill).
SCHY-GUY, (Indian), 350.
SCHY-GUY, (Indian), 350.
SCOTT, John (transfers indenture of Hallelujah Fisher to Thos. Owen, 17.
Joseph, 24.
                                    another, 105; t. g., to, while a widow, 95; ment., 94, 95.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         Joseph, 24.
Lewis A., 627.
SCHOUTE, Scoute, Skoute, the, 85; set-
tlement of est to be confirmed by, 88,
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         SCHOUT'S BAY, (alias Sintsinck), 623, SCUDDER, Thomas, 542. SEAMAN, family, their ownership of south
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 David, J. P., 1742, 14; to certify
New Book A, 15; ment., 554.
Elijah, 657.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 Elizabeth, 657.
Elizabeth, 657.
Jacob, 657, 658.
John, Capt., 107, 246, 247, 270, 356, 357.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    John, Capt., 107, 246, 247, 270, 358, 357.

Jonathan, 657.
Samuel, 677.
Samuel, 677.
Sussanna, 657, 658.

SEARING, Saring, Simon, 357.
SEAHCONICK, with Chippie, deed for Little Neck to John Townsend, Sr., 370; with 2 others, deed to Thos. Weeks, 472.
SECOTAGUE, Sequetague, 348, 623.
SECRETARY, of the Province, Matt. Nicolls; (see Nicolls).
SEHOR, Schar, Scahor, (see Grantors).
ment., 329, 330, 332, 340, 546.
SEISIN, livery of, Josias Latting transfers by, 96; Nich. Simkins transfers by, 238.
SENIX River, 370.
SERGEANT, John Wilker, 241.
SERVANT, indentured, (see Apprentice).
SESSIONS, Court of, jurys for, 667; decides that O. B. may elect Constable, 681; legalizes killing gresse, 695; clerk of, 97, 196.

SETAUKET, Setalcot, 28, 47, 82, 84, 85, 200.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    of, 97, 196.

SETAUKET, Setalcot, 28, 47, 82, 84, 85, 90, 224, 394.

"SEVEN Purchase Deeds," the, 629.

SEVEN Year covenant in deeds, typical example, 417, 442.

SHAKERLY, William, 194.

SHARP, John, 177.

SHAW, Samuel, Constable, 1742, 14, 15.

SHEEP, pasture on Hog Island, 249, 270; to avoid geese, run in woods, and so more exposed to wolves, 694; one lamb, yearly quit rent for Town patent, 308; paid, 285.

SHELTER ISLAND, 179, 188, 190, 693.

SHEPHERDS' house, on Hog Island, 439.

SHERIFF, High, execution on Geo. Dennis, by, 251; warrant fr. for choosing delegates for Representatives, 267; sella Maj. Gotherson's lots to Matt. Pryer, 685; ment., 680.

SHEWO-NONNICK, (Indian), 521.

SHIPPEN, Shipeing, Edward, 191.
          SACKANICK, (see Grantors).
SAGAMORE HILL, 5, 28, 267, 368;
     SAGAMORE HILL, 5, 28, 267, 368; (see Highways).

SAILOR, James Blevin, 436.

SALKES, Walter, his lot ment., 36; ment., 16, 103, 217, 218, 233, 247, 350, 408.

SANDWICH, Mass., 102, 628.

SANDY HOLLOW, 490.

SAMONCE, (Indian), 521.

SAMOS, Samous, Samose, Samouse, Samuse, son of Tackapoucha, 283, 339; (see Grantors).
       use, 800 of lackaputcus, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007, 2007,
```

SLAVERY, sale of Indian lad, 107; negro woman named Mary, 250; ment., 83, SHIPPING, that comes into O. B. Harbor, 8.
SHIPS, the "Desire," 628; the "Guerney," 33; the "James," 628.
SHIPWIGHTS, Sam. Andrews, 585; Wm. Frost, 149; John Newman, 242; Sam. Pell, 638.
SHOEMAKERS, John Dole, 458; John Fry, 181; Gideon Wright, 291; John Townsend, 345; (see also Cordweisers). SHOSKENE, (see Grastors). SHOSKENE, (see Grastors). SHREWSBURY, N. J., 142, 515.
SHRIMPTON, Samuel, his atty. sells condemned lots on Hog Island, at t. m., to Nathan Birdsall, 121.
SHU, Shoe, Shoue, Show, the, 79, 186, 237, 254.
SHU BROOK, 590.
SIBLEY, Hannah, signs husband's deed, 591. SHIPPING, that comes into O. B. Har-SLOOP, "Desire," brings First purchasers, 21 576. Oliver, 657 591 John, with wife, Hannah, deed to John Dewsbury, 590; ment., 419, 420, 516, 622.

SICKNESS, general, 1683, 691.

SIMKINS, Elizabeth, signs husband's deed, 399, 432, 433, 565; ment., 412.

Nicholas, t. g., 3, 6; deed to Gideon Wright, 28; deed fr. Eleazer Leverich, 40; confirm. of Adam Wright's deed to Sam. Andrews, 42; to Alice Crabb, 57; exch. with John Underhill, Jr., 58; to Alice Crabb, 106; Indian deed, 112; draft on Jas. Loyd, for disbursements on land of Sampson and Hart, 112; t. g., 130; deed to dau. Sarah Wilson, (void), 144; to Rob. Coles and Wm. Thornycraft, 156; to Anth. Wright, 158; Surveyer, 202; t. g., 208, 209, 218; pl. vs Latimer Sampson, 224; def. vs John Rogers, 228; same, 229; Constable, 230; transfers to Sam. Tilliar by livery of seisin, 238; receipts pay for Littleworth land, to Rich. Kirby, 269; M. C. patentee, 309; t. g., 353; with wife, Eliz., Wm. Wilson and Sam. Tillier and wives, deed to Thos. Wallace, 397; with wife, to Rob. Coles, 431; another, 432; to neph. Wm. Simkins, 537; to Jos. Dickinson, share of saw mill, 563; to Wm. Thornycraft, 564; to Eliz. Townsend, 592; to Wm. Frost, 617; with John Davis and Henry Townsend, 57; with John Davis and Henry Townsend, 57; with John Davis and Henry Townsend, 642; exch. with Jos. Carpenter, 643; grant fr. M. C. prop., 645; in letter to Gov. Stuyvesant, 673; aff. re First purchase, 692; ment., 37, 41, 57, 77, 98, 149, 202, 206, 223, 232, 246, 276, 277, 338, 388, 412, 414, 457, 464, 527, 572, 573, 575, 576; to Wm. Frost, 615; ment., 575, 617. SIMON'S, Symons, John, 246, 247. SIMON'S, NECK, 358.

SIMSON, Catharine, 81, 82.

William, with John Dyer, deed fr. Sam. Dayton, 21; Indian deed, 89; asing to Wm. Frost, 90; bond fr. Wm. Frost, 90; def. vs. Henry Force, 224; ment., 48, 78, 80, 272, 629, 677.

SINTSINCK, (alias Schout's Bay), 633. SKIDMORE, Jeanne, wife of Dan. Whitehead, 592.

Thomas, pl. vs. Joslas Latting, 211. John, with wife, Hannah, deed to John Dewsbury, 590; ment., 419, 420, 516,

Thomas, pl. vs Josias Latting, 211. SLAUGHTER time, 328; payment at, 251.

SMITH, Abraham, deed to Sam. Dayton. 21.
Benjamin, 56, 306, 463, 696.
Daniel, 578.
Isaac, 403, 527, 651, 658.
Jemina, 658.
John, 348, 521, 677.
Joseph, 11, 56, 354, 463.
Josias, assig. of deed, (2d assig.), by
Henry Townsend, Sr., 605; ment., 557,
576. Solomon, 651.
Thomas, 25, 200.
William, 2, 692.
SMITHERS, William, 2.
SMITH shop, the, (see also Blacksmiths), 204. 204, 585. SNEATHING, Barak, arbitrates land dispute, 1766, 651, 652. SOPER, Henry, def. vs. Rich. Latting, 211.

SOSKECOCK, aff. re extent of Mk. land and Hempstead's claim thereto, 678.

SOUTHAMPTON, one of the L. I. Towns refusing new patents, 661; Wetafasson, Sachem of, 349; ment., 84, 164, 165, 349, 575, 665.

SOUTH BEACH, 595.

SOUTH meadows, Hempstead warned not to mow, 9; purchased, 1659, 349; aff. re 675; license fr. Gov. to purchase, 1677, 681; ment., 1, 20, 29, 50, 32, 36, 58, 87, 188, 190, 193, 205, 307, 317, 327, 356, 365, and frequently thereafter.

SOUTH NECKS, conference with Indians SOUTH NECKS, conference with Indians re, 675; dispute with Huntington re, 674-7. SOUTHOLD, one of the L. I. Towns refusing new patents, 661; ment., 180. SPECIAL Courts, not to be held in future, Andrews and Issac Horner to, 693.
SPRINGFIELD, in O. B., 383, 508, 539, 543, 602.
SPRING HILL, N. J., 448.
SRUCKAN, 359; (see Surrockoinge and Surrukungs).
STATE Library, fire in, 658.
STATEN ISLAND, Jonas Halstead removed thereto, 16; set off as a separate jurisdiction, 1675, 667; ment., 36.
STAVES, none to be transported fr. Town, 236.
STEVENSON, Thomas, 270.
STEVENSON, Thomas, 270.
STEWART, John, 361.
STICKLING, John, land ment., 38.
STIRLING, Earl of, sells Horse Neck to Matt. Sunderland, 1639, 625.
STORY, Robert, arbitration of accounts with John Newman, 137, 138; with John Bowne, as attys. of Thos. Hart of London, deed to Simon Cooper, all of Hart's partnership with Latimer Sampson and

STORY-Continued Nath. Sylvester, 142-4; with same, agreement with Jas. Loyd, re Horse Neck, 190; receipt to Jas. Loyd, 191; ment, 179, 243. 179, 243. William, 179, 243.

William, 680.

STRATFORD, Conn., 607, 608.

STREET, Charles R., 676.

STREETS, sheep driven fr. by geese, and their greater danger fr. wolves, 684; (see Highways).

STUYVESANT, Gov. Petrus, letter fr. Town to, 1657, 672; patent for Hog Island, 694; ment., 624, 672.

SUNDERLAND, Matthew, buys Horse Neck and Hog Island fr. Earl of Stirling, 624. SURGEON, Simon Cooper, 142.

SURGEON, Simon Cooper, 142.

SURROCKAINGE, et al deed for West Neck, 357; deed of South meadows, 473; (see Surrukunga and Sruckan).

SURRUKUNGA, son of Suscaneman, and his heir to unsold lands, 267; (see Surrockainge and Sruckan).

SURVEYORS, to lay out ash swamp, 4; to have 6 pence per acre for laying out, 6, 10, 202, 227; to lay out common for every inhabitant, 10; to lay out Hog Island, 203; Sam. Andrews, 119; Nath. Coles, 205; Rich. Harcott, 202; Matt. Harvey, 208. Rob. Rider, 636; Nich. Simkins, 202; Geo. Townsend, 648; Henry Townsend, Sr., 6; Jas. Townsend, 217; Thos. Townsend, 258; Francis Weeks, 6; Sam. Weeks, 6; Sam. Weeks, 6; Suckscoke, Suckscake, Suckscake, Suckscall, his wigwam, 79, 254, 264, 355, 466, 531. 624. Suckscall, his wigwam, 79, 254, 264, 531, 466, 531.
SUSCANEMAN, Suskaneman, alias Runasuck, in agreement to distribute yearly to all Indians pay received for Mk. lands, 182; in agreement as to heirship of unsold lands, 267; explanatory deed to Town, re First purchase, 355; protest against same, 357; patent to, fr. Gov. Dongan, 519; in 500 year lease, 529; (see Grantors); ment., 173, 276, 483, 629. SUTTON, Ambrose, 19.
Elizabeth, signs husband's deed, 465.
Joseph, (Sr.), t. g., 7, 11; deed to
Nath. Coles, 109; his wife consents, but
does not sign, 110; fr. Rob. Godfrey,
326; ment., 74, 110, 111, 378, 484,
Joseph, Jr., with wife Eliz. assig. Rob.
Godfry's deed to Rob Coles, 465; ment.,
74, 110, 111, 378, 484, 326, 378, 465,
484, 579. SWINE, none to be brought in without consent of Town, 2; not to be put on Hog Island, 210; to be killed if found there after fixed date, 249; not to feed in streets, 227; (see Pork).

SWONAME, signs confirm. deed, 284.

SYLVESTER, Giles, as ex. of father, joins in deed to Jas. Loyd, 188-190; ment., 192. joins in deed to Jas. Loyd, 188-190; ment., 192.
Grissel, deed to Edw. White, 179; as widow and ex. of Nath., deed to Jas. Loyd, Horse Neck, 188-190; ment., 188. Nathaniel, (Sr.), with Thos. Hart and Latimer Sampson, patentees of Horse Neck, 693; quit claim of his share, to partners, 192; promises to deed back to Jas. Loyd, the right assig. fr. latter, 192; ment. 142, 143, 188, 191.

SYLVESTER-Continued Nathaniel, Jr., as ex. of father, joins in deed to Jas. Loyd, 188; ment., 192. Patience, 190. Peter, 180, 190. SYMONS, John, 246, 247. Peter, 180, 190.
SYMONS, John, 246, 247.

TACKAPOUCHA, Tackapoosha, Tackapowsha, sachem of Massepequa, 677, father of Samos, 339; aff. re size of Mk. land, and Hempstead claim thereto, 677; (see Grantors), ment., 182, 284, 328, 329, 330, 331, 332, 340, 546.

TAHQUAMES, or Red Brook, 472.
TAILOR, Thos. Gatchell, 115.
TANNER, John Townsend, 345.
TAVERN, (see Ordinary).

TAX, levy of, for wolf bounty, 3, 204; 3 farthings per pound, 269; 1 penny per pound, 673; levy of, for hire of Fort Neck, 1667, 204; refusal of, till representation is granted, 246, 247; list, 1683, 691; (see assessment, quit rent, rate and contributions).

TELLE, (see Tillist).
TERRY, Thomas, 629.
TESTIMONY, of Heathen against Christian not generally allowed by C. of A., but permitted in liquor cases, 669.
THOMAS, John, of Brookhaven, atty. of John Tompson, 82, 86.
THOMB, (see Grantors).
THOMPSON'S History, 39.
THORNYCRAFT. Thornicroft, Thornecraft (later Craft), Charles, b., 653.

Joseph, b., 653.
Mary, b., 653.
Mercy, b., 653.
Phebe, b., 353.
Thomas, b., 653; d., 378.
William, with Rich. Kirby, deed fr.
Thos. Townsend, 70; they assig. same to John Frost, 93; with Rich. Kirby, fr.
Thos. Townsend, 95; t. g., 130; with Rob. Coles, deed fr. Nich. Simkins, 156; in Mk. purchase, 333; t. g., 353; receipt to admin. of father's est. 378; deed to Abm. Allen, 522; fr. Nich. Simkins, 564; Confirm. fr. John, Jr., and Thos. Townsend, 565; fr. Nath. Coles, 566; assig. of Nich. Simkins deed by Rob. Coles, 567; fr. M. C. prop. 639; exch. with father in law, Jos. Carpenter, 643; deed to same, 644; family record, 653; written as Craft, 691; ment., 290, 294, 305, 306, 433, 491, 493, 637-40, 644.7.
William, Jr., b., 653.
THREE Rocks, the, 535, 682.
THREE Runs, the, 180, 204, 577; Swamp. 231.
TILLIER. Tilliar, Tiller, Tillet, James, as-231:
TILLIER, Tilliar, Tiller, Tillet, James, assig. of Henry Townsend's deed, by his dau. Susanna Forman and her son Jacob. 1725, 409.
Mary, dau. of Nich. Simkins, 145; signs husband's deed, 399.
Samuel, deed to John Robins, 127; mortgage to same, 128; payments on same, 129; transfer by seisin fr. Nich. Simkins, 238; arbitrates lines with Wm. Frost, 271; in Mk. purchase, 333; arbitrates line with John Robbins, 248; with

743

TILLIER-Continued

TILLIER—Continued

Wm. Wilson and Nich. Simkins, and their wives, to Thos. Wallace, 397-9; assig. Indian deed to Edmond Wright, 495; assig. him another deed, 496; ment. 145, 172-4, 178, 182, 494, 595, 645, 691.

TILTON, John, Sr., 680, 687.

TIMBER, not to be removed fr. Town, 2; 236; (see also Pine).

TITUS, Titas, Abial, on Huntington Comtor un line, 1684, 31.

Edward, his land ment., 1, 3; def. vs John Bird, 224; ment., 9, 397.

John, "Old," at First settlement, 692; ment., 5, 25, 26, 200.

Mary, 460.

TOBACCO, protest against smuggling it through Town to Dutch, 8; ground, the, 461.

TOMLINS, Tomlyns, Capt. Edw., 625.

Timothy, 625.
Timothy, 625.
ToMPSON, Thomson, John, blacksmith, late of Stamford, agreement and t. g., 43; exch. with Jas. Cock, 50; deed fr. Rich. Harcott, 59; assig. same to Matt. Priar, 59; deed fr. Gideon Wright, 60; assig. same to Matt. Priar, 60; now of Brookhaven, letter of atty., 82; agreement of attys. with Town, 82-4; deed of attys. to Jos. Ludlam and Wm. Buckler, 84; Wm. Buckler assig. back his share, 85; t. g., 205, 206, 208, 211; his grindle stone, 208; his atty. Rich. Crabb. collects debts fr. Greenwich men, 208; notified to resign his t. g., 219; promises at t. c. more peaceable behavior, 219, 220; having deserted the Town, all t. gs. made void, 224; ment., 44, 47, 49, 54, 55, 68, 72, 214, 440, 632.

John, of Middleborough, thisman and atty. of John Tompson, blacksmith, 82-6. Timothy, 625.
TOMPSON, Thomson,

atty. of John Tompson, blacksmith, 82TOPPING, Capt. Thomas, 674-6.
TOWN, records extant begin 1660, 1;
votes money to Capt. Underhill for his
labor and pains, 1668, 208; petition to
Gov. for purchasing Mk., 234; delegates
to choose Representatives to first Gen.
Assembly, 267; agreement with Rob.
Williams re line, 272; patent, 307; quit
rent paid, 285; military list of, to be sent
to Gov. once a year, 661; assessment list
to be sent in, 661; this, one of the three
on L. I. which had declined patents,
661; some, on L. I. complain to Gov.
re poor people settling, 662; not obliged
to require oath of Overseers, 668; letter
to Gov. Nicolls ment. 678; to show titles
and give reasons why a patent has not
been applied for, at C. of A., 1667, 679;
license fr. Gov. Andros, to purchase
south meadows and Mk. lands, 687.
Clerks, Matt. Bridgman, 1661, 41;
Thos. Townsend, 1667-1675, 94; 102, 104,
105, 226; Matt Harvey chosen, 1673,
223; Job Wright, chosen, 1677, salary I
shilling a man, 234; Thos. Webb chosen,
1678, salary 40 shillings, 235; John Newman, frequently ment. (see Vol. 2 for
election).
Collector, Caleb Wright, app. 268; Jo-

1678, salary 40 sminings, solven man, frequently ment. (see Vol. 2 for election).

Collector, Caleb Wright, app. 268; Josias Latting, app. 268.

TOWN COURTS: (The first named party is the plaintiff.) 6 June, 1666, Mark Meggs vs Rich Latting, 19.] Dec. 1666, Lawrence Mott vs Nath Coles, 203. 3 Feb., 1667, John Tredwell vs Jas. Pitnie, 204, 205; John Coles vs Jas.

TOWN COURTS-Continued

Pitnie, 204, 205. 23 Dec., 1667, Coles vs Pitnie, 204. 8 July, 1669, Rich. Latting vs Henry Soper of Huntington, 211. 4 Oct., 1669, Thos. Skidmore vs Josias Latting, 211. 4 Dec., 1669, Matt. Harvey vs Dan. Blyeth, 213. 20 Dec., 1669, settlement of Dan. Blyeth's est., 213. [] 1670, Moses Forman vs Rich. Harcott; counter suit by Harcott, 217. 9 May, 1672, John Tompson's case, 219. 3 June, 1672, Rich. Harcott vs Rich. Latting, 220, (see also the t. m. held 23/9 mo., 1672, by order of High Sheriff and Judge of Assizes, to try John Rogers for false news, 221). 3 June, 1673, Wm. Butler vs Adam Wright, 225. 2 Aug., 1673, Wm. Hudson vs Rich. Latting; John Robbins vs Rich. Latting; fees of Marshall fixed, 223. 17/9 mo., 1673 (no business), 223. 29 Dec., 1673, Matt. Harvey vs Jos. Ludlam; same vs Wm. Hudson, 223. 2 Feb. 1673/4, judgment in vs Hudson vs Latting, 224. 2 Mar., 1674, Nich. Simkins vs Latimer Sampson, 224. 29 Mar., 1674, Henry Force vs Wm. Simson, 224. 30 Mar., 1674, Rob. Williams vs John Bird, 224. 10 Apr., 1674, cuardian app. for Sarah Reddough, 224. 12 Apr., 1674, Matt. Harvey vs John Tompson, 224. 17 Apr., 1674, (no business), 224. 14 May, 1674. John Bird vs Thos. Willis; same vs Edw. Titus; Wm. Hudson vs Rich. Latting; Nich. Simkins vs Latimer Sampson, 224. 2 Apr., 1674, 1675, Special court, Thos. Townsend vs Sam. Andrews, with bill of costs, 224, 225. 1 Feb., 1674/5, Geo. Coke vs John Davis, 225. 2 Mar., 1674/5, Thos. Townsend vs Edw. Wright; same vs Anth. Wright; same vs John Bird, 225. 6 June, 1675, Wm. Buckler vs Adam Wright, with bill of costs; 206. 8 June, 1675, John Gates vs John Bird vs Edmond Wright; same vs John Rogers vs Nich. Simkins; Thos. Elison vs Sam. Andrews, with bill of costs; no special courts to be held in future; plaintiff to enter declaration 4 days previous, 225. 2 Mar., 1677/5, hounty for foxes; John Rogers vs Nich. Simkins, 229. 2 Feb., 1676/7, John Gates vs John Bird, 230. 5 Feb., 1676/7, Hounty for foxes; John Rogers vs Nich. Simkins, 229. 2 Feb., 1676/7, Lounty for foxes; Jo

TOWN COURTS—Continued

TOWN COURTS—Continued

atty. for Sam. Burr, of Hartford vs. John Townsend, and Job Wright, in reest. of Chris. Crow, 243-5.

TOWN GRANTS: Adams, John, 1681, for grist and saw mill at Cold Spring, 249; Adling, Abm., 1677, 231. 1678, 114; 1681, 241, 353. Andrews, Sam., 1668, 208; 1669, 53; 1671, 218, 219; 1674, 35; 1681, 352; 1682, 153. Applegate, John, 1683, 263. Armitage, Thos., 1663, 7.

Bates, John, 1660, 3; Birdsall, Nathan, 1674, 35; 1681, 353. Bleving, Jas., 1678, 115; void and another granted, 115; with John Rogers, 1678, 114; 1681, 241. Blyeth, Dan., 1668, 209. Buckler, Wm., 1674, 35; 1681, 353.

Cock, Jas., 1663, 7; 1667, 204; 1668, 205, 206, 209; 1671, 218; 1674, 35; 1678, 109, 1682, 295. Cock. Thos., 1680/1239. Coles, Dan., with Matt. Harvey, 1668, 208. Coles, John, 1681, 353. Cooper, Simon, 1681, 243; 1681, 353; 1682, 255, 257. Crabb, Alice, 1663, 7; 1681, 353; Crooker, Rob., 1662, 9; 1681, 353; Crooker, Rob., 1662, 9; 1681, 353; Crooker, Ann, 1668, 205. Crooker, Jos., 1677, 230. Crooker, Wm., 1683, 263; with Thos. Miller and Sam. Dickinson, 1683, 264.

Davis, John, 1681, 353. Davis, Nich.,

230. Crooker, Wm., 1683, 263; with Thos. Miller and Sam. Dickinson, 1683, 264.

Davis, John, 1681, 353. Davis, Nich., 1668, 4; 209; made void, 1672, 222. Dennis, George, 1669, 211; with Adam Wright, 1674, 116; 1681, 353. Dickinson, John, 1661, 4; 1662, 9; 1668, 206; 1669, 56; 1671, 217; 1678 (void), 114. Dickinson, Jos., 1676, 229; 1677, 233; 1681, 352, 353; 1682, 258. Dickinson, Sam., 1683, 263; with Wm. Croker and Thos. Miller, 1683, 264. Doughty, Isaac 1672, 221; 1677, 233; 1683, 261.

Eastland, Jos., 1677, 236; 1684, 197. Feke, John, 1681, 353. Forman, Aaron, 174, 1676, 228. Forman, Moses, 1664, 7; 1668, 208; 1680/1, 240; 1681, 353; with Francis and Sam Weeks, 1682, 257. Forman, Rob., 1661, 5; 1664, 7; 1666, 203, 1668, 207; 1671, 218. Forman, Sam., 1671, 219; 1672, 79; 1681, 353; 1683, 264; his ch., 1683, 261, 262. Forman, Sam., Jr., 1681, 247. Forman, Thos., 1680/1, 240; 1683, 263. Frost, John, 1679, 118, 121; 1681, 241, 352, 1600, 261. Halstead, Jones, 1664, 7. Halstead, Jos., 1663, 11. Harcott, Harcutt, Dan.

Frost, Wm., 1674, 35; 1681, 352; 1683, 260, 261.

Halstead, Jones, 1664, 7. Halstead, Jos., 1663, 11. Harcott, Harcurt, Dan., 1683, 262. Harcott, Harcurt, Rich., 1662, 9; 1666, 203; 1668, 206, 209; 1669, 56; 1671, 217, 218; 1681, 352, 353.

Harvey, Matt., 1663, 7; with Dan. Coles, 1668, 209; 1669, 207, 208, 209; 1669, 215, 216; 1671, 218; 1674, 35; 1681, 352; with Nath. Coles, 1683, 259.

Horner, Isaac, 1678 for fulling mill, reaffirmed. 1682, made void, 1684, 237; 1682, 254. Hubbard, Ben., 1663, 7; 1668, 209; 1671, 218; 1674, 35. Hudson, Wm., 1681, 353.

Jones, John. 1677 (void), 233.

Latting, Josias, 1667, 204; 1668, 206, 207; with Caleb, John and Edmund Wright, 1674, 256; 1676, 228; 1681, 353; 1683, 260. Ludlam, Jos., 1668, 204; 1677, 234; 1681, 353.

TOWN GRANTS-Continued

Miller, Thos., 1681, 353; 1683, 263; with Wm. Croker and Sam Dickinson, 1683, 264. Mudge, Moses, 1681, 352. Newman, John, for boatbuilding yard. (void), 1681, 242; 1681, 242. Palmer, Eph., 1677 (void), 233. Priar, Matt., 1674, 35; 1678, 130; 1681, 252.

(void), 1681, 242; 1681, 242.

Palmer, Eph., 1677 (void), 233.

Priar, Matt., 1674, 35; 1678, 130; 1681, 353.

Richbell, John, 1660, 1; 1660 (void), 4; 1662, 9. Robins, John, 1667, 224; 1681, 353.

Robinson, John, 1676, 228; 1678, 114; with Jas. Bleving, 1678, 114; 1681, 353.

Sampson, Latimer, 1659, 349.

Simkins, Nich., 1663, 6; 1668, 208, 209; 1671, 218; 1681, 353.

Substance, John, 1681, 353.

Substance, John, 1681, 353.

Substance, John, 1688, 343, 205, 208; 1663, 7, 11.

Thornycraft, Wm., 1681, 353.

Tompson, Thomson, John, 1668, 43, 205, 208; 1668 (several parcels), 206; 1669, 211; all made void, 1672, 222.

Townsend, Henry, Sr., for mill, 1661, 40; 1662, 9; 1663, 6; 1668, 207; 1669, 216; 1671, 217, 218; 1672, 79; 1673, 223; timber forever for aaw mill, 1673, 223; timber forever for aaw mill, 1673, 223; timber forever, 1681, 249; with bro. John "Mill" Townsend, 1683, 264.

Townsend, Henry, Jr., 1683, 352.

Townsend, Henry, Jr., 1681, 352.

Townsend, Henry, Jr., 1681, 352.

Townsend, John "Mill," with bro. Henry, Jr., 1669, 215; 1677, 233; 1681, 352; 1683, 259, 264, 267.

Townsend, John "Mill," with bro. Henry, 1683, 264.

Townsend, John "Mill," with bro. Henry, 1683, 264.

Townsend, Thos., 1668, 206, 209; 1671, 217, 218; 1674, 35; 1676, 295; 1681, 352.

Townsend, Thos., 1668, 206, 209; 1671, 217, 218; 1674, 35; for an ordinary, 1677/8, 237; 1681, 352.

Townsend, Thos., 1668, 202; 1669, 212; 1671, 217, 218; 1674, 35; for an ordinary, 1677/8, 237; 1681, 352.

Townsend, Thos., 1668, 202; 1669, 212; 1671, 217, 218; 1674, 35; for an ordinary, 1677, 232; share on Unqua Neck to each freeholder, 1679, 130; same laid out, 1681, 352.

Weeks, Dan., 1662, 9; 1663, 11; 1683, 266.

Weeks, Jas., 1676, 229; 1677, 233; 1683, 260.

Weeks, Jas., 1676, 229; 1677, 233; 1683, 263.

Weeks, Jas., 1676, 229; 1677, 233; 1683, 261, 1668, 208; 1671, 217, 218; 1674, 35.

Weeks, Jas., 1676, 229; 1677, 233; 1683, 261, 1688, 206; 1674, 35.

Weeks, Jas., 1676, 229; 1677, 233; 1683, 260.

Weeks, Jas., 1676, 229; 1677, 233; 1683, 260.

We

TOWN GRANTS-Continued

TOWN MEETINGS-Continued

1668, many t. g., 206. 29 [] 1668, t. g., 209. [] 1668, levy to pay Capt. John Underhill, for his labor and pains, 202. 12 Jan., 1668/9, twelve months more allowed some who had not built in specified time; t. g., 215. 17 Mar. 1668/9, t. g., fire ladders required, 216. 5 Apr., 1669, elections, 210. 22 June, 1669, agreement re Hog Island, 210. Last of July, 1669; fence viewers for Hog Island, 210. 7 Oct., 1669, highways, t. g., 211. 13 Nov., 1669, t. g., 212. 15 Nov., 1669, every Townsman to help repair mill trench, 212. 4 Dec., 1669, Overseer elected, 212. 7 Nov., 1669, every Townsman to help repair mill trench, 212. 4 Dec., 1669, Overseer elected, 212. 7 Nov., 1670, two days set for brush cutting; constable's warrant, not mentioning King's name not accepted, 216, 217. July, 1671, Surveyors chosen; com. to lay out West Neck and Little Neck, 217, 218. 14 July, 1671, shares on West and Little Necks, 217. 28 Aug., 1671, t. g., John Tompson's t. g., revoked, 219. 6 Jan., 1671/2, Constables and Overseer's to use utmost endeavors to purchase necks bordering south meadows, 221. 6 Jan., 1671/2, t. g., no more t. g. except by unanimous vote of Townsmen, 222. 3 Feb., 1672, t. g. given and made void, 222. 23/7 mo., 1672, Overseer chosen, 221. 23/9 mo., 1672, held by order of High Sheriff and Judge of Assizes to fine John Rogers for false news, 221. 2 Apr., 1673, election of Constable and Overseers; regulations re Hog Island, 222. 19 May, 1673, joint com. to settle Huntington line, 222. 24/9 mo., 1673, t. g., of timber forever, for Henry Townsend's saw mill, 249. Between 1st and 19th of Oct., 1673, oeth of allegiance to Dutch (not recorded), 679. 29 Apr., 1674, subdivision of Oak Neck meadows, 35. 3 May, 1675, Constable and deputy, and Overseers chosen; 226, 227. 2 Apr., 1677, Constable and deputy, and Overseers chosen; 1 submy, 1677, John Rogers to warn for all t. m.; Fence Viewers and Highway inspectors chosen; consensed, for well lings per year, 235. 18 Feb., 1677/8, town, 1678, com. to be sold out of Town; t. g., 236.

TOWN MEETINGS-Continued

Alling, blacksmith, 109. 22 Nov., 1679, sale of condemned lots on Hog Island, 121. 2 Apr., 1681, constable, deputy and overseers chosen; Unqua Neck to be laid out, 240, 241. 9 Apr., 1681, t. g., 241. 15 Apr., 1681, t. g., 242. 16 May, 1681, t. g., 242. 16 May, 1681, t. g., obandoned highway, with gate easement, 243. 26 Nov., 1681, highways; t. g., 247. 28 Dec., 1682, Overseer chosen; bounty on wolves; t. g., 253. 27 Jan., 1682/3, t. g., 255. 12 Feb., 1682/3, highway abandoned, 256. 5 Mar., 1682/3, Surveyors chosen; freeholders warned to take up shares, 258. 26 Mar., 1683, perpetual common fixed; t. g., 262. 2 Apr., 1683, Constable and Overseers chosen, 264. 29 Sept., 1683, delegates to elect representatives to first Gen. Assembly, 267. 29 Dec., 1683, delegates to elect representatives to first Gen. Assembly, 267. 29 Dec., 1683, delegates to elect representatives to meet at sunrise to run line between Town and Rob. June, 1684, freeholders to meet at sunrise to run line between Town and Rob. Williams; Highway overseers chosen; t. g., 273. 23 July, 1684, com. to treat with widow Williams re line, 273. 20 July, 1684, each freeholder to have 5 acres near Huntington cartway, 273; com. app. to defend Town in line disputes, 274. 11 Oct., 1684, Isaac Doughty and John Williams accused of horse stealing, but cleared by t. m., 274. 20 Mar., 1685/6, joint com. to run Hempstead line, 357. 12 May, 1692, protest against Suscaneman's explanatory deed of 1678, 357. 21 Jan., 1742/3, com. to transcribe Old Book A; report its completion, 14. 1 Feb., 1742/3, com. to transcribe Old Book A; report its completion, 14. 1 Feb., 1742/3, com. to transcribe Old Book A; report its completion, 14. 1 Feb., 1742/3, com. to transcribe Old Book A; report its completion, 14. 1 Feb., 1742/3, com. to transcribe Old Book A; report its completion, 14. 1 Feb., 1742/3, com. to transcribe Old Book A; report its completion, 14. 1 Feb., 1742/3, co Orders of, transgressors to stand judgment, 10.

ent, 10. Patent, (see Patents). Rates, (see Rate). Recorder, (see Recorder). Treasurer, Nath. Coles, chosen, 1683,

Treasurer, Nath. Coles, chosen, 1663, 268.
TOWNSMEN, lists of, (see List).
TOWNSEND, Ann, 63-65, 653.
Anna, signs husband's deed, 368, 443.
Daniel, deed fr. David Underbill, 533; with bros. Jas. and Geo., to John Fry, 542; in Mk. purchase, 333; ment., 30, 63, 64, 171, 180, 374, 379, 407, 410, 416, 428, 431, 474, 492, 494, 510, 573, 616, 618.

618.

Deborah, b., 606; ment., 658.
Deliverance, 62.
Dinah, quit claim fr. bro. John, 345; ment., 61.
Elizabeth, (wife of John), confirms husband's deed to son John, 44; division of husband's est., 63.
Elizabeth, (wife of Richard), division of husband's est., 61; ment., 345.
Elizabeth, (unidentified, one of the above), t. g., 100, 295; deed fr. Nich. Simkins, 592; ment., 99, 140, 232, 295, 583. 583.

Elizabeth (dau. of John and Eliz.), wife of Gideon Wright, 64.

TOWNSEND-Continued

Esther, 606.
Esther, Jr., b., 606.
Freelove, d., 606.
George, t. g., 130; Indian deed, 183; boundaries defined, 184; m. Mary Hawxhurst, 271; in Mk. purchase, 334; deed fr. John and Rose Weeks, 334; t. g., 352; deed to Jas. Townsend, 373; with bros. Jas. and Dan, to John Fry, 542; Surveyor, 648; ment., 30, 63, 64, 183, 184, 246, 249, 277, 279, 288, 301, 305, 316, 344, 347, 364, 366, 376, 380, 401, 402, 418, 490, 498, 522, 538, 559, 573, 586, 597, 611, 618, 691, 695.
George (2d) b., 603; m. Roseannah Coles, 604; birth of ch., 604.
George, (3d) b., 603; m. Roseannah Coles, 604; birth of ch., 604.
George, (3d) b., 604.
Hannah, 52, 62, 521, 658.
Henry, Sr., aids widow Crocker, 4; t. g., 6, 9; Surveyor, 6; t. g., 35; t. g., for mill, 40; deed fr. John Richbell, 42; fr., Jas. Cock, 53; t. g., 79, 100; deed fr. Matt. Priar, 103; fr. Jas. Cock, 104; assig. same to son Henry, 104; assig. Jas. Cock's deed to son John, 105; with Capt. Thos. Townsend, to go to Gov. for patent, 107; deed fr. Rob. Williams, 118; t. g., 119; deed fr. Abm. Alling, 125; t. g., 130; deed to son Henry, 169; fr. John Richbell, 169; assig same to son Henry Hor, 169; fr. John Richbell, 169; assig same to son Henry Hor, 169; fr. John Richbell, 169; assig same to son Henry, 169; fr. John Richbell, 169; assig same to sons Henry and John, 171; with sons, Henry Jr. and John, 171; with sons, Henry Jr. and John, 171; with sons, Henry Jr. and John, 171; with sons, Henry and John, 171; with sons, Henry and John, 171; with sons, Henry George, 207; Overseer, 210, 221, 226; t. g., 236, 207; Overseer, 210, 221, 226; t. g., 236, 207; Overseer, 210, 221, 226; t. g., 236, 207; Overseer, 210, 221, 289; on com. to petition Gov., 234; t. g., 240, 264; on com. to take patent and deeds to Gov. for record, 271; deed to John Eastland, 306; Town patentee, 307; t. g., 352; deed to son Henry, 368; assig. Abm. Allen's deed to Wm. Prost, 393; deed of mills to sons and daus. 400; assig. of Gideon Wright's deed fr. David Underhill, 405; deed to same (not recorded) 405; fr. Jos. D

TOWNSEND-Continued

deed fr. father, 169; with bro. John, assig. of Sam. Andrew's deed fr. father, 171; with bro. and father, Indian deed, 174; with bro. John, assig. of Capt. Morris' purchase, by Lewis Morris, 177; Indian deed, 180; t. g., 230; deed fr. Adam and Mary Wright, 302; fr. Thos. Townsend, 316; in Mk. purchase, 331, 333; t. g., 352; fr. Adam and Mary Wright, 362; fr. father, 363; assig. of Caleb Wright's deed by Nathan Burdsall, 366; deed fr. father, 367; fr. parents and bro. John, 368; to bro. John, 369; to John Townsend, Sr., 377; to Nathan Burdsall, 383; fr. Thos. Townsend, 400; with bro. John and sister Rose, fr. father, 400; assig. of Indian deed fr. Thos. and John Townsend, 401; fr. Jas. Townsend, 402; exch. with bro. John, 403; assig. fr. father, 419; with bro. John and father, assig. Indian deed to John Pratt, Jr., 554; to John Newman, 574; fr. father, 578; ment, 114, 168, 169, 232, 246, 271, 285, 297, 298, 301, 303, 306, 327, 330, 338, 372, 373, 390, 416, 417, 441, 444, 453, 475, 477, 494, 503, 508, 509, 524, 561, 604, 637, 638, 640, 511, ames, (son of John), t. g., 35; t. g.,

508, 509, 524, 561, 604, 637, 638, 640, 691.

James, (son of John), t. g., 35; t. g., with Isase Doughty, 79; with same, fr. Anth. Wright, 102; t. g., 130; deed fr. John Townsend, 132; to John Underhill, 132; Indian deed, 184; Surveyor, 1670, 217; t. g., 233, 259, 267; in Mk. purchase, 331, 331; m. Jane Reddough, 234; deed to Rich. Willits, 351; t. g., 352; deed to Edmond Wright, 364; fr. Anth. Wright, Rich. Crabb and John Weeks "Warwick," 372; fr. bro. John, 372; fr. Geo. Townsend, 373; deed to Henry Townsend, Jr., 402; with bros. Jas., Geo. and Dan., deed to John Fry, 542; assig. kalf of Indian deed to Thos. Willits, 609; ment., 63, 64, 65, 114, 141, 183, 185, 232, 256, 264, 277, 287, 291, 314, 1316, 321, 342, 345, 383, 485, 459, 490, 504, 509, 514, 515, 529, 535, 544, 551, 557, 596, 607, 656, 687, 691.

James, Jr., 567.

Jane (wife of James, Sr.), m., 234; ment., 597.

John (several of this name, also distrayished at different times as "Sr."

John (several of this name, also dis-tinguished at different times as "Sr." and "Jr." see Townsend Lineage, at p. 365 of Cock-Cocks-Cox Genealogy, 1914, and Townsend Memorial, 1864, for elu-cidation. Consult all mentions under this

and Townsens as mentions under this heading).

John, 1st, Sr. (father of John Jr., and Thos.), t. g., 4, 35; exch. with Rob. Coles, 110; on com. to purchase Indian lands, 113; deed fr. John Rogers, 127; on com. to receive Indian deed of Ungus Neck, 129; t. g., 130; deed to Rob. Coles, 133; deed fr. same, 133; def. vs Josiah Clark, atty., re est. of Chris. Crow. 243; receipt fr. Geo. Dennis, 267; delegate to elect first Representatives, 267; Assessor and Commissioner, 268; in Mk. purchase, 333; t. g., 352, 353; deed to Henry Townsend, 363; deed fr. Eph. Carpenter, 37; deed to John Rogers, 376; fr. Henry Townsend, Jr., 377; deed to John Rogers, 379; ss J. P., receives his own acknowledgment, 380; deed to Hope Willits, 521; with bro. Thos., deed to Wm. Thornicraft, 565;

TOWNSEND—Continued

(COWNSEND—Continued dying intestate, sons John and Thos. deed all est. to brothers and sisters, \$83; ment. (see also under other Johns), 28, 41, 44, 135, 148, 203, 232, 246-8, 224, 295, 345, 357, 375, 419, 423, 430, 432, 434, 444, 459, 486, 521, 530, 541, 542, 565, 586.

John, Jr. (of Lusum, son of John 1st), aids widow Crocker, 4; t. g., 6, 7; confirm. by mother Eliz, of previous deed by father, 44; deed to bro. Thos., 44; fr. Rob. Williams, 45; fr. Nath. Coles, 110; t. g., 130; deed fr. Sam. and Mary Andrews, 321; in Mk. purchase, 333; with bro. Thos., deed to brothers and sisters all est. of father, 583; ment. (see also under other Johns), 41, 49, 52, 61-3, 65-7, 49, 99, 114, 115, 122, 123, 125, 126, 132-4, 140, 141, 169, 180, 181, 183, 184, 226, 230, 232, 233, 235, 241, 244, 246, 270, 272, 276, 277, 288, 291, 295, 297, 298, 306, 311, 315, 316, 319, 332, 334, 386, 387, 393, 400, 405, 408, 413, 420, 422, 450, 492, 494, 505, 511, 524, 533, 355, 546, 563, 565, 572, 578, 582, 609, 620, 645, 649, 650, 653, 654, 691.

John ("Mill," son of Henry), deed to John Rogers, 94; et al. to same, 96; t. g., 100; deed fr. father, 105; with bro. Henry, Jr., assig. of Sam. Andrews' deed by father, 171; with same, assig. by Lewis Morris of his right in Capt. Rich. Morris' purchase, 177; t. g., 216, 217, 218; refuses to be Overseer, 253; Overseer, 240; t. g., 264, 295; in Mk. purchase, 331, 333; tanner and shoemaker, 345; deed fr. Adam Wright, 361; assig. same to bro. Robert, 362; joins father in deed to bro. Henry, Jr., 368; deed fr. father, 105; with bro. Henry, Jr., 401; with bro. Henry, Jr., 361; deed fr. John Whithera, 435; assig. same to bro. Robert, 362; joins father in deed to bro. Henry, Jr., 363; deed fr. father, 416; assig. same to bro. Henry, Jr., 401; with bro. Henry, Jr., 401; with bro. Henry, Jr., 361; deed fr. John Whitherad, 403; deed fr. John Whitherad, 405; deed fr. John Whitherad, 406; deed fr. John Whitherad, 407; deed to father, 416; assig. of land by father, 419; deed fr. John Whitherad, 403; deed to John

John (called "R. I. John" and Justice John, son of Thomas), and wife Rose, their children's births, 605, 606; ment.

their children's artis, 605, 60 (see other Johns). Judith, b., 606. Latitia, 658. Leah, 61. Mary, 62, 335, 425, 461, 574.

TOWNSEND-Continued

Memorial, extract from, 692.
Micajah, 651.
Noah, 656.
Penn, J. P., 1742, 14; to certify New
Book A, 1743, 15; b., 605; m. Esther
607., 606; birth of ch., 606; ment.,

Book A, 1743, 15; b., 605; m. Esther—, 606; birth of ch., 606; ment., 697.

Penn, Jr., b., 606; d., 606.
Prior, 656.
Richard, deed fr. Matt. Priar, 50; fr. Rob. Williams, 51; division of est., 61; t. g., 212; planter, 345; ment., 45, 46, 65, 133, 606, 686.
Richard, Jr., 61.
Robert, in Mk. purchase, 331, 333; assig. of Indian deed fr. bro. John, 362; fr. John and Rachel Wright, 367; wills land to father on eve of journey, 417; assig. of Job Wright, 3667; wills land to father on eve of journey, 417; assig. of Job Wright, 3667; wills land to father on eve of journey, 417; assig. of Job Wright, 3669.
Rose (wife of John), 605.
Rose (wife of John), 605.
Rose (wife of John and Rose), b., 606.
Rose (dau. of John and Rose), b., 606.
Rose (wife of John Weeks "Warwick"), signs husband's deed, 335; ment., 63, 64, 400 (see Dickinson).
Rosannah, b., 604.
Samuel, 549.
Sarah, 27, 63-5, 101.
Solomon, 276.
Sarsh, 27, 63-5, 101.
Solomon, 276.
Thomas (Capt., son of John 1st), exch. with John Underhill, Sr., 29; on com. to run Huntington line, 30, 31; t. g., 35; deed fr. bro. John, 44; deed to Jos. Ludlam, 51; fr. John underhill, Jr., 53; to Wm. Thornicraft and Rich. Kirby, 70; quit claim fr. Wm. Hudson, 82; continued as recorder of marks, 91; Town Clerk, 1667-1675, 94, 102, 104, 105, 226; deed to John and Ann Rogers, 94; to Wm. Thornicraft and Rich. Kirby, 70; quit claim fr. Wm. Hudson, 82; continued as recorder of marks, 91; Town Clerk, 1667-1675, 94, 102, 104, 105, 226; deed to John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 50; eded to John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 51; E., 100; fr. John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 51; E., 100; fr. John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 51; E., 100; fr. John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 51; E., 100; fr. John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 50; quit deed for John and Ann Rogers, 94; to Wm. Thornycraft and Rich. Kirby, 50; quit deed for John and Ann Roger 145, 160, 169, 171, 174, 176, 268; on com. to receive Indian deed of Unqua Neck, 129; t. g., Unqua Neck, 130; 12 other shares assig. him, 131; on arbitration com., 137, 138; Indian deed, 147; atty. of Geo. Dennis, 163; letter fr. Gulian Verplanck, atty. for Edw. Griffith, 163; sells Dennis' land, 164; license fr. Gov. to purchase Indian lands, 174; quit claim to Col. Lewis Morris, 183; Surveyor, 197, 238, 696; Constable, 204, 220, 222, 692; gets John Dickinson's share of meadow, 203; t. g., 206, 209; in agreement re Hog Island, 210; Overseer, 210, 222, 223, 227; on com. to lay out West Neck, 217; t. g., 217, 218; on com. to lay out south necks, 217, 218; pl. vs. Sam. Andrews, 224, 225; pl. vs. Edw. Wright, 225; on com. to settle Huntington line, 222; sent with Henry Townsend, Sr., to Gov. with petition re purchasing Mk., 234; t. g., in consid. of keeping an Ordinary, 237; atty. of John Mayhue, 250; delegate to elect first ReTOWNSEND-Continued

resentatives, 267; deputy to choose Co. Treasurer, 268; to meet deputies of other Towns at Jamaica for County business, 270; with Henry Townsend, Sr., to take patent and Indian deeds to Gow. for record, 271; arbitrator re farm line, 271; deed to nephew Thos. Townsend, 288; to Jos. Ludlam, 298; Town patentee, 307; to John Applegate, 314; to Henry Townsend, Jr., 316; in Mk. purchase, 333; t. g., 352; to Nathan Coles, 277; to Henry Townsend, Jr., 400; for his friendship, Indians give land to son, John, 401; disclaims his right to lands bought of Opassum, 521; with bro. John, Jr., confirm. to Wm. Thornicraft, 565; with bro. John, to bros. and sisters, all est. of father, 583; fr. cousins for land in R. I., ment., and guaranty of title for same, 606; fr. Jos. Carpenter, half right, 641; assig. som right to same, 642; letter to Commander Brockholls, 668; et al, deed fr. Opassum, 676; assig. to son in law, Thos. Jones, share in south purchase, 647; letter to Brockholls requesting that oaths of Town officers be optional, 680, 681; deed to Nathan Coles, 689; ment., 30, 46, 50, 55, 63, 65, 69, 73.5, 78, 80, 84, 85, 87, 91-3, 100-3, 107, 113, 115, 116, 118, 121, 123, 125, 128, 129, 134-7, 139-141, 144, 146-8, 150-3, 155-7, 160-2, 165, 167-9, 171, 175, 177, 179, 180, 182-7, 179, 180, 199, 201, 202, 208, 213, 229-32, 234, 235, 238-58, 265, 269, 270, 273, 274, 277, 279, 281, 283-7, 289, 290, 292-5, 277, 279, 301, 303-5, 309, 314, 328, 335, 352, 356, 357, 359, 363, 375, 425, 470, 475, 477, 478, 495, 496, 503, 504, 509, 515, 568, 571, 572, 585, 592, 604, 610, 616, 630-2, 634, 636, 637, 639-41, 643, 644, 652, 697.

Thomas, Jr., (son of John, Jr.), deed fr. uncle, Thos. Townsend, 288; ment., (see above).

Widow, (grob. of John, Sr.) t. g., 207, 215, 217, 218; ment., 57, 256.

fr. uncle, Thos. Townsend, 288; ment, (see above).
Widow, (prob. of John, Sr.) t. g., 207, 215, 217, 218; ment., 57, 256.
William, b., 604.
TRADESMEN, lot left for, 1668, 206.
TRADING with Indians at their plantations prohibited by C. of A., 664.
TRAINING, distraint for refusing, 241; to be observed according to law, 661; scruples against, 680; exemption from, in Horse Neck patent, 693.
TRAIN OIL, price of, 165.
TREASURER, (see under County and Town).

TREDWELL, John, pl. vs Jas. Pitnie, 204,

205.
TREE, Rob. Williams', 356; (see Castisgue); Rob. Forman's, 109; great chestnut, "blone up by ye rootes," 229; those in highway to belong to abutting owner, 6.
TRIAL by Candle, sale of distrained horse by, 242.
TRIPTREE, Edward, 46.
TROTT, Richard, 347.
TUCKER, John, 552.
TURBARY, only instance of, in this volume. 550.

tume, 550.
TURF and Twig (see Livery of Seisin).
TWELVE month and a day, (see year).

UDALL, Charles, 657, 658. Deborah, m. cert., 656.

UDALL-Continued Richard, Jr., m. cert, 656.
Sarah, 657, 658.
Susanna, 656.
Thomas, 656.
UNDERHILL, Daniel, with bro. John, deed to bro. Jacob, 597; ment., 481, 557, 575, Thomas, 656.

INDERHILL, Daniel, with bro. John, deed to bro. Jacob, 597; ment., 481, 557, 575, 689.

David, deed fr. John and Edmond Wright, 311; fr. Samson Hawkhurst, 313; assig. Sam. Dickinson's deed to John Rogers, 347; assig. Gideon Wright's deed to Henry Townsend, 405; deed fr. Sam. Burdsall, 421; assig. same to John and Edmond Wright, 422; in Mk. purchase, 476; deed to John Foke, 499; to Sam. Burdsall, 504; to Sam. Dickinson, 513; another ment., 518; to Dan. Townsend, 533; to John Pratt, Jr., 556; fr. Sam. Weeks, 596; another, 598; fr. Samson Hawkhurst, 599; fr. John Townsend, 601; to Wm. Frost, 621; to nephew Jacob Underhill, 689; ment., 276, 324, 382, 441, 455, 480, 556, 567, 568.

Elizabeth, 78, 81.

Jacob, deed fr. bros. John and Dan., 597; fr. uncle David Underhill, 689; ment., 548.

John, (Capt.), t. g., 7; deed to Geo. Dennis, 32; exch. with Thos. Townsend, 29; t. g., 35; deed to son John, 36; deputed to obtain Town patent, 40; exch. with Francis Weeks, 46; will, 78; Town pays for his labor and pains, 208; his massacre of Indians at Fort Neck, 676; letter to, fr. Sec. Nicolls, rs Mk. settlement, Hempstead's claim thereto, and approval of name, 678; Indian deed, 681; letter to Gov. Nicolls replied to, 695; ment., 17, 18, 19, 24, 30, 42, 44, 70, 76, 677, 680, 683, 686, 688, 689. (see also John wisdentified).

John, (2d called "Sr." and "Jr." son of Capt John), t. g., 11; deed fr. father, 36; deed to Thos. Townsend, 53; fr. Sam. Weeks, 58; exch. with Nich. Simins, 58; exch. with Gideon Wright, 59; fr. Moses Forman, 79; fr. John Dickinson, 79; fr. Rich. Harcurt, 79; t. g., 100; on com. to buy Indian lands, 113; on com. to receive deed for Unqua Neck, 129; t. g., 130; deed to Jas. Townsend, 32; fr. Alice Crabb, 141; fr. Matt. Priar, 142; fr. 2 Indians, 156; delegate to elect first Representatives, 267; Assessor and Commissioner, 268; with wife Mary, deed to John Townsend, 320; in Mk. purchase, 331, 333; t. g., 333; deed to Wm. Frost, 390; on com. to buy unsold Mk. land, 474; confirm. fr. Elizabeth Dick 548.

John, (unidentified), ment., 81, 89, 90, 94, 95, 110, 141, 170, 197, 249, 270, 272, 276, 284, 286, 287, 290, 295, 297, 324, 359, 367, 385, 408, 441, 468, 469, 477, 480, 499, 500, 504, 527, 557, 587, 589, 604, 613, 621, 622, 683.

Mary, (wife of John 2d), signs husband's deed, 320; again, 689; deed to John Cock, 467; deed fr. same, 478; to John Pryer, 690; ment., 548.

UNDERHILL-Continued Nathaniel, deed fr. Suscaneman, 197; deed to Henry Franklin, 324; same made void, 480; in Mk. purchase, 476; with wife Mary, deed to bro. John, 688; ment., 78, 277, 468, 691.
Peter, 483, 697.
Rachel, 657.
Samuel, (son of John 2d), m. Hannah Willets, 604; ment., 276, 386, 483, 499, 684. 684.

Samuel, (1742), on com. to transcribe
Book A, 13-15; Town Clerk, 1731, 695.

UNITED, Belgic Provinces, patents under,
illegal, 670.

UNQUA NECK, Indian deed for, 129;
list of rights thereon, 130; to be laid
out, 241; laid out, 352; ment., 122, 125,
127, 131, 133, 157, 160, 199, 218, 251, 281,
298-300, 335, 342, 349, 370, 373, 376,
377, 389, 391, 395-7, 413, 497, 498, 501,
503, 616, 618-21.

UNRECORDED Deeds, herein given, 681690. URQUHART, John, 311, 533. VALENTINE, Charity, b., 654.
Charity (Jr.), b., 654.
Charles, b., 655.
Charles, Jr., 658.
Daniel, 658.
David, Jr., 658.
Elizabeth, 657.
Frost, 657, 658.
George, m. cert, 657.
Hannah, 657, 658.
Jacob, Capt., b., 654; loses land in arbitration, 1766, 651, 652; ment., 656.
Lewis, 658. Issac, 658.

Jacob, Capt., b., 654; loses land in arbitration, 1766, 651, 652; ment., 656.

Lewis, 658.

Mary, b., 654; m. cert., 657.

Sarah, b., 655; ment., 657, 658.

Susannah, b., 655; ment., 657, 658.

Theodosia, 657.

Townsend, 657.

VAN BEBBER, Matthias, 533.

VAN RUYVEN, Vanroven, Cornelis, et al, deeds Hog Island to Town, 297; patent to same fr. Gov. Stuyvesant, 694.

VAN TIENHOVEN, Cornelis, 624, 626, 628, 672. VAN 11ENHOVEN, Cornells, 524, 526, 628, 672, K. VAN WYCK, Theodorus, 553. VERPLANCK, Verplank, Gulian, atty. of Edw. Griffith of London, 163-5. Philip, 549.
VESSEL, protest against any landing in harbor to avoid duty, 8; none over 3 tons to be built for sale out of Town, 236; (see also Bost, Ship and Canos). WALLACE, Wallas, Jane, deed fr. husband, Thos., 399.

Thomas, deed fr. Wm. Wilson, Sam. Tiller, Nich. Simkins and their wives, 397-9; deed to wife Jane, 399.

WAMPUM, white and black, as consid. in First purchase deed, 670; (see Pesque).

WARRANT, special, fr. Gov., fine for neglect of, 669.

WARRASKETUCK river, 307, 348, 351.

WARWICK, R. I., John Weeks of (see Weeks); ment., 253, 334, 373, 606.

WASE, John, 192.

WASHBORN, Washbourne, Washburn, Hope, referred to in release of sister Mary Willits, 39; deed to cousin John

```
weeks—Continued
and Rich. Crabb, to Jas. Townsend, 372; ment., 232, 373; (see also John, son of Francis).
John, Jr., 697.
Joseph, t. g., 35; exch. with Moses Forman, 56; deed to Rich. Latting, 74; with bros. Sam. and John, deed fr. father, 87; in agreement to divide meadow, 116; t. g., 130; assig. same to Thos. Townsend, 131; chosen as guardian by Sarah Rudick, 224; in Mk. purchase, 333; arbitration with bro. Sam., 428-9; in Mk. purchase, 476; et al. deed fr. John Feke, 501; ment., 54, 72, 89, 155, 232, 327, 341, 365, 412, 456, 690, 691. Rose, 373.
Samuel, deed fr. Rich. Harcut, 33; t. g., 35; deed to John Underhill, Jr., 58; with bros. Jos. and John, t. g., 79; with same, deed fr. father, 87; t. g., 100; in agreement to divide meadow, 116; t. g., 130; assig. same to Thos. Townsend, 131; t. g., 207; Surveyor, 1670, 217; in Mk. purchase, 333; deed to bro. John, 343; arbitration with bro. Jos., 428-9; deed fr. Rob. Coles, 429; deed fr. bro. Thos., 430; deed to Rob. Coles, 433; to bro. Thos., 473; in Mk. purchase, 476; et al, deed fr. John Feke, 501; deed to Benj. Frost, 593; deed fr. M. C. prop., 650; yeoman, 593; ment., 60, 71, 89, 94, 232, 249, 257, 295, 379, 412, 439, 473, 592, 642, 649, 691.
Thomas, deed fr. father, 87; deed to John Rogers, 101; t. g., 261, 262; in Mk. purchase, 333; deed to Thos. Youngs, 427; to bro. Sam., 430; deed fr. same, 473; fr. father, 470; fr. John Rogers, 470; fr. 3 Indians, 472; to John Dickinson, 558; et al, fr. Opassum, 676; ment., 107, 179, 232, 238, 318, 336, 337, 340, 380, 387, 412, 447, 494, 572, 677, 691. WEEKS' NECK, part of Fort Neck, 1692, 472. WEIGHTS and Measures, C. of A. directs law concerning to be put in force, 665;
         WASHBORN-Continued
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 WEEKS-Continued
    WASHDORN—CORUMESS
Williams, 120; deed to Thos. Willits of rights at Lusum, 168; to cousin Hope Williams, 607; ment., 24, 277.
John, "old," in First purchase, 355, 671; his lot, 18; ment., 625, 692.
William, wit. First purchase deed, and accepted in same, 335, 671; ment., 692.
WALTERS, Anthony, Clerk of Sessions, 97, 196.
       97, 196.
WATTEWOCHKEOUW, joins Mechowodt
         in deed to Dutch, 623.
WAUMIHAS and 8 others, deed for West
       WAUMIHAS and 8 others, deed for West Neck, 357.
WEALTH, relative, as shown in tax list, 691; (see also Tas and List).
WEAVERS, Joseph Priar, 482; John Weeks, 343.
WEBB, Thomas, Town Clerk, 109-13, 116-19, 121-23, 125, 130, 149, 235, 238, 239, 253.
WEFKS Ann. 412
Weeks, 343.
WEBB, Thomas, Town Clerk, 109-13, 116-19, 121-23, 125, 130, 149, 235, 238, 239, 235.

WEEKS, Ann, 412.

Daniel, t. g., 9, 11; deed fr. father, 99; t. g., 263; in Mk. purchase, 331, 333; deed fr. Job Wright, 335, 337; fr. John Wright, 410; fr. father, 412; fr. Adam Wright, 410; fr. father, 412; fr. Adam Wright, 414; to John Wright, 417; to Adam Wright, 544; ment, 337, 345, 364, 368, 382, 444, 447, 470, 545, 546.

Dorothy, 657.

Elizabeth (wife of Francis), signs husband's deed, 434; ment., 88, 89, 99, 412.

Francis, aids widow Crocker, 4; t. g., 5, 6, 7, 9; on com. to purchase Mk. lands, 12; deed to sons John and Jos., 33; t. g., 35; exch. with John Underhill, 46; with Matt. Harvey to lay out lots, 79; deed to sons Sam., John and Jos., 88; arbitration with John and Ann Rogers, 97; deed to son Daniel, 99; t. g., 208; fence viewer, 210; t. g., 2217, 218, 257, 263; deed fr. Henry Townsend, Sr., 409; will, 411; deed to son Dan., 412; to Henry Townsend, Sr., 414; to son Thos., 470; ment., 2, 41, 55, 56, 78, 79, 83, 158, 204, 208, 209, 211, 214, 232, 243, 248, 249, 253, 257, 267, 271, 272, 295, 297, 365, 375, 384, 403, 404, 419, 430, 442, 587, 589, 613, 677, 691.

James, deed fr. father, 88; t. g., 130; assig. same to Thos. Townsend, 131; t. g., 228; with bro. Thos. t. g., 229; t. g., 233; being Ensign, refuses to be Overseer, 255; t. g., 261; in Mk. purchase, 333; ment., 99, 247, 383, 412, 587, 589, 613, 677, 691.

John, (son of Francis; see also John "Warwick"), on com. to run Huntington line, 30, 31; deed fr. father, 87; on arbitration com. 137, 138; t. g., 206; exch. with bros. Sam. and Jos., t. g., 79; with same, deed fr. father, 87; on arbitration com. 137, 138; t. g., 206; exch. with bruthase, 333; ment., 39, 54, 56, 62, 100, 101, 132, 147, 148, 161, 167, 177, 232, 246, 262, 265, 274, 293, 294, 309, 312, 379, 400, 401, 412, 582, 592, 642, 651, 656, 691, (see also John "Warwick").

John "Warwick" t. g., 35; with Anth. Wright Rose, deed to bro. in law, Geo. Townsend, 334; t. g., 353; with Anth. Wright
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              WEIGHTS and Measures, C. of A. directs
law concerning to be put in force, 665;
Henry Townsends' toll dish to be true,
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          WELLS, William, 674-76.
WERAH, Weragh, Werogh, Werow, Wig-
row, with Suscaneman, in agreement with
their sisters, as to their heirs to unsold
lands, 267; with Suscaneman and Seahor,
500 year lease, 529; (see under
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            Grantors).

WESSELS, Wessel, pl. vs Thos. Phillips, 230; ment., 149.

WEST, Weste, John, 159, 327, 328.

WESTBURY, in Hempstead, 550, 551; (see also Wood Edge, and Highways).

WESTCHESTER, Town of, 688, 689.

WEST HARBOR, 624, 628.

WEST India Co., 623.

WEST NECK, Possaikas, Indian name for, 358; laid out, 217, 218; ment., 87, 88, 199, 371, 377, 387, 388, 497, 536, 559, 582, 584, 617, 689.

WEST ROCK, 276.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              WEST ROCK, 276.
WETAFASSON, Sachem of Southampton,
```

WHALING, C. of A. directs that L. I. Towns where it is carried on have sworn gaugers, 666.

WHARF, Nich. Davis to build, 1668, 4; to be at the ash swamp, 1668, 209.
WHEAT, as quit rent, 310; price of, fixed, in rate paying, 668; export of, prohibited, 662; petition for removal of prohibition, 662; not granted, 663; continued, 665; see Prices).
WHEELER, Samuel, 168.
WHILLER, ?Wheeler, John, 180.
WHITE, Edward, deed fr. Thos. Townsend, as atty. for Geo. Dennis, 164; mortgage to Edw. Griffith, 165; deed fr. Grissel Sylvester, 179; t. g., 260; with wife Mary, deed to John Wright, 420; exch. with John Fry, 538; deed to Josias Latting, 497; deed fr. same, 497; ment., 276, 382, 404, 410, 444, 448, 453, 515, 567, 571, 615.
John 595.
WHITEHEAD, Daniel, t. g., 1; deed to John Richbell, 1; t. g., 3; confirmation of John Richbell's deed to Henry Townsend, 42; in Mk. purchase, 333; et alf fr. Indiana, 347-9; similar deed, 351; deed of Oak Neck to, 1658, 354; assigname to Town, 1660, 354; J. P., 433; deed to John Townsend, 463; called son of Thos. or Ann Armitage, 591; his mother, 592; in First purchase deed, 670; in letter to Gov. Stuyvesant, 673; ment., 56, ?97, 170, 200, 270, 502, 629, David, 97; (see Dasniel).

692.
David, 97; (see Daniel).
Jeanne, wife of Daniel, 592.
WHITSON, Abraham, 657.
WHITTAKER, Whittecar, Whitacer, John,
t. g., conditional on his not shortly leaving, 226; m. Mary Hawkins, 337; ment.,

t. g., conditional on his not shortly leaving, 226; m. Mary Hawkins, 337; ment., 228.

Mary. m., 337.

WIAMDANEH, Great Sachem of Montacoute, confirm. deed for Massapequa meadows, 349; ment., 675, 676.

WICK, Wickes, (see Weeks).

WICKHAM, Sally, 657.

WIEAR, William, 484.

WIGROW, (see Werah).

WILKES, Wilckes, John, sergeant, 241.

WILKINS, Obadiah, 144.

WILLETS, Willetts (see Willits. Names frequently confused, but apparently those in this volume are mostly properly "Willits"); Ann, 657.

Daniel, 657.

Jacob, 657.

Joshua, 657.

Joshua, 657.

Doble, 667.

Joshua, 657. Phebe, 657. Phebe.

Phebe, 657.

WILLIAMS, Henry, 168.

Hope, deed to Rob. Kellam, 148; exch. with mother, 160; signs her deed to John Fry, 182; with bro. John and mother, to Henry Townsend, Sr., 187; in Mk. purchase, 333; with bro. John and mother, to sister, Mary Dole, 458; to nephew John Dole, 17., 460; another, 462; fr. cousin Hope Washburn, 607; his offer for his mother's orchard refused by bro. John, 608; mortgage fr. bro. in law John Dole, 608; deed to John Dole, 17., 608; ment., 167, 277, 317, 460, 574, 691.

John, deed fr. cousin, Hope Washburn, 120; t. g., 130; with bro. Hope and mother, to Henry Townsend, Sr., 187; def. vs John Gates, 230; accused of horse stealing, but cleared by t. m., 274; in Mk. purchase, 333; t. g., 352; with bro. Hope and mother, deed to

WILLIAMS-Continued

sister, Mary Dole, 458; with wife Tamsun, deed to Jos. Carpenter, 483; refuses offer of bro. Hope, for mother's orchard, 608; fr. Jos. Carpenter, 641; cordwinder, 483, 641; ment., 135, 181, 304, 330, 460, 550, 606, 691.

Joseph, 306.

Robert, deed to Dan. Whitehead, 1; to Rob. Forman, 23; exch. with John Richbell, 38; to sister Mary Willis, 38; his patent not to infringe or cross Town's, 40; deed to John Townsend, Jr., 45; to Rob. Coles, 45; to Rob. Forman, 47; to Rich. Townsend, 51; to Thos. Willits, 93; deed fr. Asur ment, 94; to Francis Weeks, 98; his marked tree a point in Hempstead line, 107, 216, 272, 307, 356; deed to Henry Townsend, Sr., 118; t. g., 130; to John Robbins, 134; agreement re settling 6 families at Lusum, 168; deed to John Fry, 181; pl. vs John Bird, 224; def. vs Thos. Cromp, 226; agreement with Town re line, 272, 273; his heirs, 274; his bounds and tree, 307; his plantation, 327; t. g., 353; his line, 355, 603; confirm to John Townsend, 1648, 625; patent for plains, 625; patent for East Island, 630; in First purchase deed, 671; in letter to Gov. Stuyvesant, 673; his purchase confirmed by Gov., 678; Indian deed, for East Island, 682; interpreter in Indian deed, 686; ment., 24, 46, 57, 61, 70, 81, 87, 88, 90, 95, 112, 116, 119, 121, 133, 134, 183-5, 187, 212, 216, 223, 317, 398, 401, 419, 449, 460, 539, 629, 671, 683, 692.

Sarah, 608.

Tamsun, Thomasine, signs husband's deed, 484.

VILLIS, (confused with Willits), Henry, 144, 339, 695.

Sarah, 608.

Tamsun, Thomasine, signs husband's deed, 484.

WILLIS, (confused with Willits), Henry, 144, 339, 695.

Mary, (see Willits).
Samuel, on com. to transcribe Book A, 1742, 13-15; Surveyor, 651; description of his survey of certain land at M. C., 651; his survey of Rob. Williams' Plantation, (see Mag).

Widow, 47, 212.

William, 307, 339.

WILLITS, (see note under Willets), Hannah, m. Sam. Underhill, 604.

Henry, 144, 339, 460, 541, 695.

Hope, with bros. Thos. and Rich. deed fr. Jos. Ludlam, 298; deed fr. John Townsend, 521.

Mary, deed fr. bro. Rob. Williams, 38; refers to bro. Hope Washburn, 39; t. g., 130; to John Dickinson, Sr., 166; t. g., 353; with sons Thos. and Rich., deed to John Fry, 540; to son, Rich., 550; ment., 63, 93, 460, 542, 691.

Richard, with bros. Hope and Thos., deed fr. Jos. Ludlam, 298; in Mk. purchase, 333; deed of sift to the 5 sons of John Wood, 536; with bro. Thos. and mother to John Fry, 540; fr. mother, 550; fr. Jas. Townsend, 551; with bro. Thos., fr. Job Wright, 606; ment., 24; 167, 246, 484, 569, 602, 613, 625, 657, 691, 695.

Richard, Jr., 540.

Thomas, deed fr. Rob. Williams, 93;

Richard, Jr., 540.
Thomas, deed fr. Rob. Williams, 93;
t. g., 130; deed fr. Hope Washburn,
168; t. g., 168; def. vs John Bird, 224;
Overseer, 240; with bros. Hope and Rich.
deed fr. Jos. Ludlam, 298; in Mk. pur-

WILLITS-Continued

chase, 333; with bro. Rich, joins mother in deed to John Fry, 540; with bro. Rich. deed fr. Job Wright, 606; assig. half of Indian deed fr. Jas. Townsend, 609; ment., 161, 166, 244, 246, 373, 419, 550, 551, 604, 606, 691.

Sarah, exch. with son Hope, 160; deed to John Fry, 181; with sons John and Hope, deed to Henry Townsend, Sr., 187; with same, to dau. Mary Dole, 458; com. to treat with re Town line, 273; ment., 462, 550.

VILLS. John Underhill, Sr., 78; Sam.

com. to treat with re Town line, 273; ment., 462, 550.

WILLS, John Underhill, Sr., 78; Sam. Forman (void), 92; John Dickinson, Sr., 178; Rob. Forman, 196; Gideon Wright, 290; Nich. Wright, 327; Francis Weeks, 411; Eliz. Dickinson, 559; Rob. Coles, 653; Rob. Coles, Jr., 655; to be proved in local court and returned to the Office of Records in N. Y., 660; (see also Intestate estates and Probate).

WILSON, Willson, Sarah, deed fr. father, Nich. Simkins (void), 144; signs husband's deed, 399.

Thomas, of Eaton's Neck, drowned, and Coronor's jury called, 221.

William, with Sam. Tillier and Nich. Simkins and their wives, to Thos. Wallace, 397-9; ment., 145, 691.

WINTHROP, Gov. John, 625.

WOLF, Wolves, trap, the, 10; pit, the, or Job Wright's well, 258, 264; bounty for killing, 3, 204, 236, 253; great mischief done by, 253; sheep much exposed to, 694.

chief done by, 253; sheep much exposed to, 694.

WOLF SWAMP, the, 219.
WOMTAPAN, (Indian), 677.
WOOD EDGE, (Westbury), 88, 582.
WOOD, James with 4 bros. deed of gift fr. Rich. Willits, 536; ment., 21.
John, (Sr.), deed fr. Isaac Doughty, 125; in Mk. purchase, 331, 333; fr. Isaac and Eliz. Doughty, 535; his 5 sons given land by Rich. Willits, 536; ment., 56, 153, 246, 555.
John, (Jr.) with 4 bros. deed of gift fr. Rich. Willits, 536; ment., 691; (see also John, Sr.)
Jonas, 98, 196.
Jonathan, with wife, Mercy, deed to Isaac Doughty, 516; with 4 bros. deed of gift fr. Rich. Willits, 536.
Mercy, signs husband's deed, 518.
Thomas, 613.
William, with 4 bros. deed of gift fr. Rich. Willits, 536.
WOODS, sheep running in, exposed to

fr. Rich. Willits, 536.

WOODS, sheep running in, exposed to wolves, 694; (see Piss).

WOOL, purchased fr. Newport, 279, (see Mill, Fulling).

WOOLSEY, Benjamin, Justice, 651.
Joseph, 697.

WOW-HOUSE, of Massapequa, 349, 350.

WRIGHT, Adam, deed fr. Jos. Ludlam, 30; assig. of Nich. Simkin's deed fr. stepfather and mother, 106; t. g., with Geo. Dennis, 116; t. g., 130; deed fr. mother, Alice Crabb, 149; fr. Sam.

Andrews, 150; fr. mother, 157; to son Dennis, 158; fr. mother, 201; assig. same to Jos. Ludlam, 202; def. vs Wm. Butler, 225; t. g., 233; Overseer, 264; Indian deed of gift for assistance as

WRIGHT-Continued

interpreter, 285; with wife Mary, deed to Henry Townsend, 302; joins in partitioning his father's lands, 315; in Mikpurchase 333; deed fr. bro. Job and Rachel Wright, 337; Indian deed, 339; sasig, same to Lawrence Mott, 340; to Nathan Burdsall, 342; t. g., 352; to Henry Townsend, Jr., 362; to Dan. Wecks, 414; to bro. Job, 443; partition deed to same, 445; with wife Mary, to John Dole, 457; mortgage to John Fry, 539; deed to same, 542; deed fr. Dan. Wecks, 544; assig, of Indian deed fr. Nath. Coles, 546; deed fr. same ment., 346; fr. nephew Anth. Wright, 547; to Samson Hawxhurst, 579; et al, deed fr. Opassum, 676; ment., 116, 132, 138, 163, 173, 174, 184, 185, 223, 232, 224, 251, 259, 305, 317, 319, 325, 344, 367, 395, 418, 435, 445, 539, 545, 570, 572, 573, 585, 602, 603, 691.

Ann, settlement of est. of, 265; widow of Nich., made ex., 327.

Anthony, (elder), t. g., 3; deed to Town, 3; aids widow Crocker, 4; t. g., 6, 9, 35; deed to Sam. Andrews, confirmed by Nich. Simkins, 42; his lands described and acknowledged, 57; t. g., 79, 100; deed to Jas. Townsend and Isaac Doughty, 102; to nephew Job Wright, 102; gives land to nephew Adam Wright, 116; t. g., 130; deed fr. Nich. Simkins, 158; assig, same to Sam. Andrews, 159; mem. of land rights devised to Alice Crabb, 159; t. g., 217, 218; def. vs John Bird, 226; his bounds not being found, his t. g., "runs over," 266; with bros. Peter and Nich. et al, Indian deed, 347-9; similar deed, 351; t. g., 353; in First purchase deed, 670; with Rich. Crabb and John Weeks "Warwick," deed to Jas. Townsend, 372; in letter to Gov. Stuyvesant, 673; deed to Ouakers, for meeting house plot and burial ground, 487; ment., 9, 11, 18, 25, 30, 36, 40, 41, 55, 58, 81, 103, 104, 106, 132, 157, 171, 199-202, 206, 214, 220, 223, 224, 226, 232, 272, 295, 317, 360, 365, 374, 400, 41, 55, 58, 83, 103, 104, 106, 132, 157, 171, 199-202, 206, 214, 220, 223, 224, 226, 232, 272, 295, 317, 360, 365, 374, 400, 414, 95, 500, 600, 609, 614; (see also under Asshowy, sider).

Caleb, t. g., with bros. Gideo

WRIGHT—Continued

Edmund, Edmond, t. g., 79; with bro. John, t. g., 79; et al deed to John Rogers, 96; t. g., 130; def. vz John Bird, 226; with bros. and Josias Latting, t. g., 256; Overseer, 265; with bros., to David Underhill, 311; in Mk. purchase, 331, 333; t. g., 353; deed fr. Jas. Townsend, 364; schedule of his lands, 365; et al deed fr. Rich. Harcott, 374; with bros., to Wm. Frost, 390; another, 392; another, 397; with bro. John, assig. Sam. Burdsell's deed fr. David Underhill, 422; with bros., fr. Jos. Ludlam, 423; in Mk. purchase, 476; fr. Josias Latting, 490; Indian deed, 494; assig. same to Josias Latting, 494; assig. same to Josias Latting, 495; assig. an assig. deed to Wm. Frost, 616; deputy Constable, 692; ment., 103, 104, 177, 183, 211, 232, 257, 262, 2657, 271, 291, 325, 327, 328, 390, 405, 442, 453, 455, 506, 525, 531, 691. Edward, deed fr. John Coles, 91; def. vz Thos. Townsend, 225; ment., 89, 991. Elizabeth, wife of Gideon, 64; signs husband's deed, 392; widow, m. Gershom Lockwood, 515.

Gideon, deed fr. Jos. Halstead, 27; fr. Nich. Simkins, 28; t. g., 35: deed fr.

shom Lockwood, 515.

Gideon, deed fr. Jos. Halstead, 27; fr. Nich. Simkins, 28; t. g., 35; deed fr. mother, Alice Crabb, 42; deed to Dan. Blyeth, 47; cancelled, 214; exch. with John Underhill, Jr., 59; to John Tompson, 60; with bros., t. g., 79, 100, 130, 207; pl. vs Dan. Blyeth, 213; on com. to lay out south Necks, 217, 218; t. g., 266; will, 290; arbitration with bro. John, 290; Town patentee, 307; t. g., 353; ment., 57, 64, 65, 87, 113, 116, 197, 212, 223, 226, 232, 295, 315, 328, 363, 405, 415, 446, 453, 456, 568, 614, 687, 691.

Gideon, Jr., 291; ment., (see above). Hannah (dau. of Peter), as trustee of

G87, 691.

Gideon, Jr., 291; ment., (see above).
Hannah (dau. of Peter), as trustee of Quakers, deed fr. Anth. Wright, 687.

Job, et al. deed to John Rogers, 96; deed fr. uncle Anth. Wright, 102; bill of sale fr. Thos. Nicolls, for Indian lad, 107; t. g., 114; t. g., 130; confirm. fr. mother, Alice Crabb, 171; t. g., 231; Town Clerk, 234; def. vs Josiah Clark, atty. re est. of Chris. Crow, 243-5; his well, called the wolf pit, 264; t. g., 287; Indian deed, 286; joins in partitioning father's lands, 315; deed fr. Isaac and Lydia Horner, 319; in Mk. purchase, 331, 333; deed to Dan. Weeks, 335; to bro. Adam Wright, 337; t. g., 353; with wife Rachel, deed to Rob. Townsend, 367; to John Townsend, 435; fr. Henry Townsend, Sr., 442; fr. bro. Adam, 443; fr. nephew, Anth. Wright, 444; to Wm. Bradford, 532; to John Fry, 543; assig. of Jos. Ludlam's deed, by Isaac Horner, 586; assig. same to John Dewsbury, 386; deed to Thos. and Rich. Willits, 606; with bros. Adam and John, et al., deed fr. Opassum, 676; ment, 109, 113, 119, 133, 134, 149, 199, 232, 246, 282, 276, 283, 291, 301, 303, 311, 315, 319, 325, 340, 343, 357, 359, 367, 369, 371, 372, 376, 380, 381, 390, 403, 415, 417, 435, 441, 464, 467, 411, 473, 486, 492, 494-96, 502, 503, 518, 521, 526, 527, 529, 530, 532, 535, 543,

WRIGHT-Continued

VRIGHT—Continued

545, 546, 548, 560, 561, 580, 602, 606, 636, 691.

John, with bro. Edmund, t. g., 79; et al t. g., 79; et al t. g., 79; et al to John Rogers, 96; deed fr. father, 113; t. g., 130; deed fr. Josias Latting, 140; deed to same, 141; t. g., 204, 206, 207; def. vs John Bird, 326; Overseer, 234; draft on John Frost re hats, 248; et al, t. g., 256; arbitration with bro. Gideon, 290; with broa., Indian deed, 301; earmark, 302; with broa. Indian deed, 301; earmark, 302; with broa. Indian Horner, 344; t. g., 353; et al, fr. Rich Harcott, 374; with broa., to Wm. Frost, 390; another, 392; another, 397; another, 1616; to Dan. Weeks, 410; fr. same, 417; schedule of lands, 418; fr. Edw. White, 420; assig. of Sam. Burdsall's deed by David Underhill, 422; with broa., fr. Jos. Ludlam, 423; to John Davis, 466; fr. John and Mercy Davis, 530; et al, deed fr. Opassum, 676; ment., 72, 91, 107, 115, 121, 125, 147, 186, 198, 201, 202, 212, 221, 232, 238, 239, 246, 248, 265, 266, 270, 297, 319, 327, 328, 367, 378, 343, 444, 453, 453, 454, 491, 495, 508, 516, 548, 558, 618, 691.

Lydia, confirm. fr. mother, Alice Crabb, 160; t. g., 254, 696; (she m. Isaac Horner).

Mary, (wife of Adam), signs husband's deed, 202, 303, 392, 444, 457, 467, 532; assig. of land fr. father, 419; ment., 548.

Nicholas, t. g., 3; aids widow Crocker, 4; Surveyor, 6, 204; deed to Rob. Forman, 5; another, 25; to Ben. Hubbard, 31; t. g., 35; fr. Ann Crocker, 37; t. g., 100; deed to son John, 113; t. g., 130; Constable, 1668, 204; t. g., 207, 217, 218, 000; deed to Son John, 113; t. g., 353; ment. 7, 17, 20, 26, 41, 42, 46, 47, 51, 57, 58, 69, 76, 77, 80, 83, 81, 82, 82, 89, 89, 106, 141, 170, 207, 212, 222, 223, 232, 231, 246, 246, 258, 266, 272, 277, 295, 312, 365, 391, 392, 405, 414, 414, 446, 542, 544, 607, 628, 692.

Peter, (gr. son of Peter above), joins in partitioning gr. father's lands, 315; deed to John Fry, 602; me 545, 546, 548, 560, 561, 580, 602, 606, 636, 691.

YAMANS, (prob. Yeomans), Christopher, 162. YATES, Yeates, William, deed to Henry Reddough. 21.

YEAR and a day, typical mention of, 109, | YEAR and a us, Andrews, 299; Rob. 233.
YEOMEN, Sam. Andrews, 299; Rob. Coles, 282; Rob. Feke, 484; Sam. Frost, 498; Wm. Frost, 498; Peter Hageman, 552; Dan. Hopkins, 484; John Priar, 482; Sam. Weeks, 593; Adam Wright, 30 30.

YOUNGS, Young, Jacob, t. g., 11; on com. to purchase Mk. lands, 12; deed to John Plott and Mark Meggs, 18; to Nath. Coles, 177; ment., 562.

John, 190, 194.
Joseph, 549.
Katharine, (wife of Jacob), signs husband's deed, 19.

YOUNGS-Continued

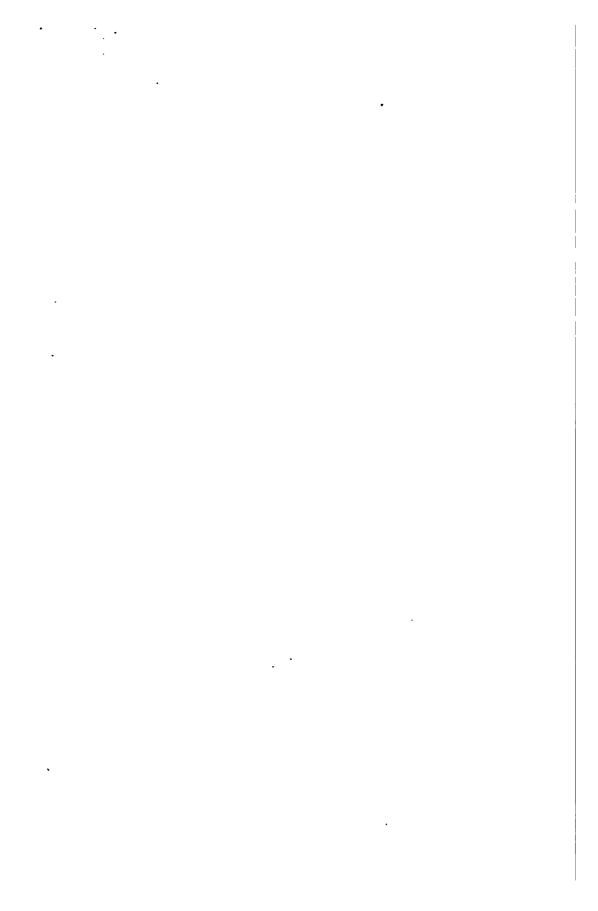
Samuel, deed fr. Sam Bayard, 548.
Thomas, t. g., 130, 227, 239; deed fr. father in law, Rich. Harcott, 279; another, 300; receipt to for quit rent for patent, 285; in Mk. purchase, 333; assig. of Thos. Gatchell's deed, fr. Rich. Harcott, 426; fr. Aaron Forman, 426; fr. Thos. Weeks, 427; to Thos. Cheshire, 505; ment., 83, 118, 228, 262, 375, 621, 691.

name not given, 677.

Nilliam, witness, surname worn away, 111.

finis.

. .



ļ

STANFORD UNIVERSITY LIBRARIES CECIL H. GREEN LIBRARY STANFORD, CALIFORNIA 94305-6004 (415) 723-1493

All besks may be recalled after 7 days

DATE DUE

13

AUG 🎉 1939 SEP 0.1 20012421

1

erriciu iu iin iin ii tareni meren kiip menenenii muu da

PARTY IN THE SECOND SEC

